5)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JOMO WILLIAMS	_
Write the full name of each plaintiff.	CV (Include case number if one has been assigned)
-against-	COMPLAINT
J. DOES OF/FOR NYS UCS,	Do you want a jury trial? ☑ Yes □ No
Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II.	

NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

I. BASIS FOR JURISDICTION

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation, and the amount in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal-court jurisdiction in your case	2?
☑ Federal Question	
☐ Diversity of Citizenship	
A. If you checked Federal Question	
Which of your federal constitutional or federal statutory ri	ights have been violated?
FED LAW - U.S. CONST : 1ST AMEND (ACCESS TO COURTS	S), AND 14TH AMEND (DUE PROCESS &
EQUAL PROTECTION); AMERICAN DISABILITY ACT; 42 USC	C 1983; (ET.AL. SEE ATTACHED)
STATE LAW - New York Constitution Article I - Bill Of Rights Section 1	1 Equal protection of laws, AND Article I - Bill
Of Rights Section 9 (PETITION GOVERNMENT); NY CVR 10 (CIVIL F	RIGHT TO EQUAL PROTECTION & COURT
ACCESS); Blossick v. MONROE COUNTY DSS, 6 Misc. 3d 621 - NY:8 B. If you checked Diversity of Citizenship 1. Citizenship of the parties	SEE ATTACHED.
Of what State is each party a citizen?	
The plaintiff , JOMO WILLIAMS (Plaintiff's name)	, is a citizen of the State of
NEW YORK	
(State in which the person resides and intends to remain.)	
or, if not lawfully admitted for permanent residence in subject of the foreign state of	the United States, a citizen or
If more than one plaintiff is named in the complaint, attach information for each additional plaintiff.	additional pages providing

If the defendant is an individual:		
The defendant, J. DOES OF/FOR NY (Defendant's name)	'S UCS,	, is a citizen of the State of
NEW YORK STATE		
or, if not lawfully admitted for permane subject of the foreign state of	ent residence	in the United States, a citizen or
If the defendant is a corporation:		
The defendant, J. DOES OF/FOR NY	'S UCS,	_, is incorporated under the laws of
the State of NEW YORK STATE		
and has its principal place of business in	n the State of	NEW YORK
or is incorporated under the laws of (for	reign state) <u> </u>	New York Constitution Article VI § 1
and has its principal place of business in	n NYS UCS,	25 Beaver St., New York NY, 10004 .
If more than one defendant is named in the information for each additional defendant.	•	tach additional pages providing
II. PARTIES		
A. Plaintiff Information		
Provide the following information for each pages if needed.	n plaintiff nam	ed in the complaint. Attach additional
First Name Middle Initia	al Las	t Name
Street Address		
County, City	State	Zip Code
Telephone Number	Email Addr	ess (if available)

New York State Courts Access to Justice, 111 Centre Street New York, NY 10013, Phone 646-386-3200, Email DCAJ-OJI@nycourts.gov

B. Defendant Information

To the best of your ability, provide addresses where each defendant may be served. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are the same as those listed in the caption. Attach additional pages if needed.

Defendant 1:	JOHN/JANE DOES	OF/FOR NYS UNIFI	ED COURTS'	
	First Name	Last Name	_	
	ACCESS TO JUSTICE I	nitiative		
	Current Job Title (or other i	dentifying information)		
	111 Centre Street			
	Current Work Address (or o	other address where defer	ndant may be served)	
	New York, NY 10013			
	County, City	State	Zip Code	
Defendant 2:	JOHN/JANE DOES	OF/FOR NYS UNI	FIED COURTS'	
	First Name	Last Name		
	NYSCEF Office of Court A	dministration, Attn: E-Fili	ing Resource Center	
	Current Job Title (or other i			
	25 Beaver Street - 9th Floo	or		
	Current Work Address (or other address where defendant may be served)			
	New York, NY 10004			
	County, City	State	Zip Code	
Defendant 3:	JOHN/JANE DOE	OF/FOR NYS UNI	FIED COURTS'	
	First Name	Last Name		
	New York State Office of	f Court Administration,	Statewide ADA Coordinator	
	Current Job Title (or other identifying information)			
	25 Beaver Street, 7th Floor			
	Current Work Address (or other address where defendant may be served)			
	New York, NY 10004			
	County, City	State	Zip Code	
	J. DOES OF/FOR County Clerk E-File Department 60 Centre Street Room 141 B	J. DOES OF/FOR E-Filing Liaison 60 Centre Street Supreme Court, New York County	J. DOES OF/FOR EMERGENCY COURT ADMIN emergency@nycourts.gov	

Defendant 4: JOHN/JANE DOES OF/FOR NYS UNIFIED COURTS'

First Name Last Name

EDDS, and PRO SE OFFICES

Current Job Title (or other identifying information)

60 CENTRE STREET

Current Work Address (or other address where defendant may be served)

NY, NY 10007

County, City State Zip Code

III. STATEMENT OF CLAIM

Place(s) of occurrence: E FILING; NYSCEF; EDDS; EMERGENCY CT; VARIOUS NYS UCS'

EMAIL ADDRESSES.

Date(s) of occurrence: FROM 6/6/2024 TO PRESENT DATE

FACTS:

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and what each defendant personally did or failed to do that harmed you. Attach additional pages if needed.

- 1) FROM 6/6/2024 TO PRESENT DATE, THE PLAINTIFF HAS BEEN SUBMITTING PAPERS
 TO NYS UCS STAFF FOR PROCESS, FILING, AND LITIGATION PURPOSE. HOWEVER
 NYS UCS' STAFF HAS AN UNWRITTEN (OR NON PROMULGATED) POLICY THAT THOSE
 WHO MAKE APPLICATION FOR CPLR 1101 (APPLICATION TO PROCEED WITHOUT
 PREPAYING FEES OR COSTS) ARE DENIED ELECTRONIC ACCESS TO THE COURTS
 TO MAKE CPLR 1101 APPLICATION (EVEN DURING TIMES OF DISABILITES AND/OR
 SYMPTOMATIC COVID PERIODS WHEN THEY ARE BARRED FROM ENTERING THE COURT
 see Exhibit A within SDNY Exhibit A
- 2) On 6/16/24, was my most recent filining I submitted to the defendants in afforts to correct this matter on the State level (see SDNY exhibit A (I incorporate all the attached papers herein this very paragraph).
- 3) In response to my 6/16/24, the defendants sent plaintiff more rejections, denials, and deletions notices

 (see SDNY exhibit B) Also see end note attached direct to this complaint)
- 4) on about 6/10/24, After the Plaintiff's 6/6/24, Emergency Ct. application he made to the defendants' about NYS UCS' unequal access to the courts denial against CPLR 1101 APPLICANTS, he filed CPLR 1101 applications onto NYSCEF (see SDNY exhibit C., that plaintiff too incorporate herein & into this matter).

- 5) All attached papers are a continuation of this instant complaint.
- 6) The Plaintiff is part of the following classes that may or may not be protected in this matter:

 African/Native/Hispanic American (mother Afrcn/Native : father Afrcn/Hispanic); Army Veteran;

 Formerly Incarcerated Person; Political Candidate (Multiple Elections); Zero income; Currently

 Medically Disable.
- 7) Closing, I briefly researched some other states and they appear not to denylitigants access to their e filing system because litigants are filing a waiver for fee request with their commencing papers; in fact nither do the Federal courts (see SDNY Exhibit D)

INJURIES:

If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received. Computer Vision Syndrome; headaches; enhancment of CFS/PEM & TBI; unlawful detainig plaintiff to draft & litigate unnecesarily; social disassoc.;

EMOTIONAL AND MENTAL DISTRESS; LITIGATION DAMAGES; SOCIAL, BUSINESS, LEGAL AND OTHER AFFAIRS DEPRIVATIONS DUE TO UNNECCASSARY TIME TOOK TO LITIGATE INSTANT MATTER (E.G. from HOUSING COURT; WILLIAMS V. DFS; WILLIAMS V. VERIZON;

WILLIAMS V. ASTOUND; WILLIAMS V. RICHMOND TOWING; INTELLECTUAL PROPERTIES NULIEPH FDA FILING (modtecpharma.com); donation contribution platform; Electronic environmental
deviece development; acessory development for andriod & Iphones; inter alias projects/matters distracted.

IV. RELIEF

State briefly what money damages or other relief you want the court to order.

- (1) Defendants policy that denies CPLR 1101 applicants access to e filing over turned
- (2) Compel defendants to immediately accept Plaintiff's CPLR 1101 Application via electronic means to allow him to proceed in the e-filing the matter of Williams v. DFS, et.al., to NYS COURTs
- (3) Grant the Plaintif tolling and extensions of time for all deadlines and statutes of limitations that may have expired due to this instant unequal access to the courts matter;
- (4) Order the defendants to award the plaintiff the \$50M, he sought in the attached papers for reasons stated herein and in the attached papers and their underlying matter (Williams v. DFS, et.al..).

V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

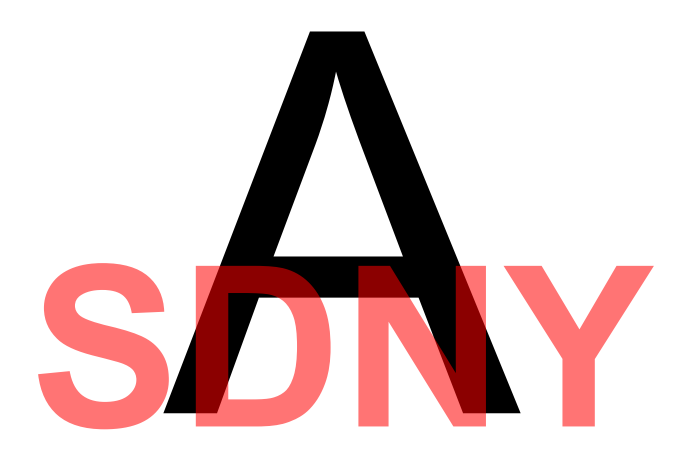
6/18/2024		/S/ JOMO WILLIAMS	g Will_	
Dated	_	Plaintiff's Signature	0	
JOMO		WILLIAMS		
First Name Midd	lle Initial	Last Name		
3333 BROADWAY D10G NY NY 10031				
Street Address				
NEW YORK	NY	1	0031	
County, City	State	Zip C	Code	
646 377 8066		JOMOWILLIAMS@YMA	AIL.COM	
Telephone Number		Email Address (if available)		

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically: \boxtimes Yes \square No

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.

END NOTE:

- 1) The Petitioner is far from being not familiar with this sort of obstruction of justice, misconducts, and tactics, as his countless litigations endeavors for decades & decades have been and still are usually prone to being subjected to obstructions of justice (from the petitioner's mailings never making it to court files ("trashcan filings"); him submitting hundreds of papers into court files, and when he actually get into courthouse to see files, he see only one piece of paper stored in file; papers being rejected for filing without receipts (then when he get in front of Judges he's denied relief or dismissed due to the absent of same papers that were rejected without receipt) et. al. sorts of litigation sabotages that allowed many injustices to occur against him, that still stand to this very day; that too caused generational deprivations and injustices similar to Amer. slavery, and Native Amer. persecutions (injustices that imposed invisible punishments & collateral consequences like dysfunctional family; systematic obstacles in building wealth; generational wealth GAP).
- 2) Its worth mentioning here that in the 2023 year litigation CPLR 1101 application that was denied by NYCEF (see above) for filing was in Suffolk county, however the Petitioner now discovered that Suffolk county do indeed accept online CPLR 1101 applications via NYSCEF (see https://www.suffolkcountyny.gov/Elected-Officials/County-Clerk/Court-Actions-and-Court-Minutes/Court-Actions-Frequently-Asked-Questions/Name-Changes) thus making the Petitioner a class of one ("separate but equal") that was inherently treated unequal, singled out and segregated to subjected him and his family to an ongoing form of invidious discrimination (then delete it clean off the record for concealment).



EMERGENCY COURT OSC APPLICATION FOR TRO/INJUNCTIVE RELIEF

SERVICE PROVISIONS - - ORDER TO SHOW CAUSE E-FILED WITH THE COURT AND SERVED ELECTRONICALLY

Sufficient cause being alleged, it is hereby ORDERED:

1) JOMO WILLIAMS

is directed to e-file a conformed copy of the signed.

order to show cause with the site of the New York State ("NYSCEF") on or before	Courts Electronic Filing System, which shall be deemed good and this case of both the signed order to
2) Opposition papers, if any, shall be e-filed to the , 20	
3) Reply papers, if any, shall be e-filed to the NYS, 20	SCEF site by
[Add whenever applicable:	
4) Notwithstanding the foregoing, with respect to parties and any parties who are represented by exempt/op them of the signed order to show cause and the supporting [specify manner of service], and service of the reply papers, if any, shall be the same manner on or before and sufficient service of such papers, and affidavits attest before the return date.	ted-out counsel, service upon each of g papers shall be made in hard copy byon or before made on each of them in hard copy in
Opposition papers, if any, by any such self-representationney shall be served in hard-copy format upon all other on or before, 20, who service of such papers, and such papers with proof of service in hard-copy format by hand on or before	er parties by [specify manner of service] nich shall be deemed good and sufficient vice thereof shall be filed with the court
ENT	
	J.S.C.
	J.D.C.

EMERGENCY COURT OSC APPLICATION FOR TRO/INJUNCTIVE RELIEF

SERVICE PROVISIONS - - ORDER TO SHOW CAUSE E-FILED WITH THE COURT AND SERVED ELECTRONICALLY

Sufficient cause being alleged, it is hereby ORDERED:

1) JOMO WILLIAMS is directed to order to show cause with the site of the New York State Co ("NYSCEF") on or before, 20 sufficient service on all parties participating in e-filing in the show cause and the papers in support thereof that were previously.	urts Electronic Filing System _, which shall be deemed good and is case of both the signed order to
2) Opposition papers, if any, shall be e-filed to the N 20	IYSCEF site by
3) Reply papers, if any, shall be e-filed to the NYSC 20	EEF site by
[Add whenever applicable:	
4) Notwithstanding the foregoing, with respect to an parties and any parties who are represented by exempt/opter. Them of the signed order to show cause and the supporting parties are specify manner of service. [20, and service of the reply papers, if any, shall be made the same manner on or before and sufficient service of such papers, and affidavits attesting perfore the return date.	d-out counsel, service upon each of papers shall be made in hard copy by on or before ade on each of them in hard copy in, which shall be deemed good
Opposition papers, if any, by any such self-representationney shall be served in hard-copy format upon all other on or before, 20, whice service of such papers, and such papers with proof of service in hard-copy format by hand on or before	parties by [specify manner of service] h shall be deemed good and sufficient e thereof shall be filed with the court
ENTER	₹:
	J.S.C.

NYS SUPREME COURT EMERGENCY COURT	X	
In the matter of		
JOMO WILLIAMS,		EMERGENCY
	PETITIONER	APPLICATION
V.		FOR
		TRO/INJUNCT
NYS UCS; NYSCEF; EMER	RGENCY CT.;	VIA OSC
ADA NY CT.; IG NY CT.; EF	FILE NY CT;	CPLR ART. 78
PRO SE OFFICE; EDDS; S	SFC-HELP CENTER;	& CPLR 3001
ACCESS TO JUSTICE;		
	RESPONDENTS	
	V	

- I, Jomo Williams, the Petitioner named in the above caption state the following:
- 1) This matter can not wait for tomorrow; the denials of equal access to the courts in this matter has caused particular statute of limitations deadlines to file papers, to surpass, and jeopardizing others to also expire, thus infringing upon opposing parties rights to timely notice, and sabotaging (vandalizing) the petitioner's litigation efforts (and rights).
- 2) This instant matter is concerning inter alias, lack of, and conflicts within NYS UCS' administrative policies; court

access denials; obstructions of justice; income & disability discriminations; civil rights violations; and State & Federal Constitutional rights violations;

- 3) Parties in this matter are
 - (a) All offices and departments of NYS UCS, who the

 Petitioner have been steadily emailing in his endeavors to
 have NYS UCS, file his papers for Judicial review (including
 but not limited to:

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nyscef@nycourts.gov; Emergency@nycourts.gov; edds@nycourts.gov; ADA@nycourts.gov; ig@nycourts.gov; cc-nyef@nycourts.gov; newyorkef@courts.state.ny.us; SFC-HelpCenterNY@nycourts.gov);
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- (b) Other interested parties pursuant <u>CPLR 7802(d)</u>, to this instant matter, are all named as respondents and OIP-s, within the case caption for <u>Williams v. DFS</u>, et.al.. (See the <u>Case Caption Magnifier within Exhibit G)</u>
- 4) It took the Petitioner months to draw litigation papers for the related matter of <u>Williams v. DFS, et.al..</u>; and became increasing indisposed in the process;

- 5) Being mindful of potential statutory deadlines, the petitioner hastened to complete his drawings and submission of Williams v. DFS, et.al., litigation papers.
- 6) During said completion period of the petitioner's papers, he developed a severe constant symptomatic covid like cough, and was too suffering from other discomforts, disorientations, and ailments brought on from being detained away drawing said litigation papers; thus he elected to use the NYS UCS' electronic filing system option; (see Exhibit B);
- 7) Around the June of 2023 (year) in a recent NYSCEF filing effort by the Petitioner, in an unrelated matter, the Petitioner was denied by NYSCEF to file <u>CPLR 1101</u> application via NYSCEF; (See Exhibit A)
- 8) Thus in that 2023 (yr) matter, the Petitioner was overcharged around \$400 \$500, dollars by NYSCEF, to file his papers;
- 9) Thus on 6/6/2024, due to the prior 2023 (yr) NYSCEF CPLR 1101 denial, the Petitioner first went onto NYSEF, to see if it

- changed policy by searching its FORM page for CPLR 1101, forms (none was present)
- 10) Thus on 6/6/24, he filed his <u>Williams v. DFS, et. al.</u>, papers, with the <u>NYS UCS Emergency courts</u>, with an unequal access to the courts complaint attached to them;
- 11) On 6/6/24, The Emergency court only responded back with an auto email reply, and thereafter remained silent.
- the Emergency court, the Petitioner proceeded back to
 NYSCEF, to try to file papers; and discovered since the 2023
 (yr) recent unrelated filing and NYSCEF's CPLR 1101 denial,
 that new provisions were placed further deep within the
 NYSCEF, online filing platform system (e.g. CPLR 1101
 provisions and no fee auth letter, in drop down tabs).
- 13) Thus the Petitioner took advantage to utilize these new NYSCEF CPLR 1101, provisions to upload the Williams v. DFS, et.al., papers.
- 14) From around 6/9/24 straight to 6/11/24, the petitioner was subjected to all sorts of glitches, rejections, and other

- denials from the NYSCEF platform failures, in response to his efforts to file <u>Williams v. DFS</u>, et. al., with NYSCEF.
- 15) On 6/11/2024, the petitioner was finally allowed to upload his papers to NYSCEF, to commence proceedings for the matter of Williams v. DFS; et.al.; (see exhibit D)
- 16) The petitioner uploaded an affirm that was part of his CPLR 1101 application, into the NYSCEF system, under the "No Fee Authorization Letter" category option, within the NYSCEF system (See Exhibit E; and law memo para. (VII) below)
- 17) And the other parts of his CPLR 1101 application the petitioner uploaded under the other new NYSCEF category options designated for "CPLR 1101" application (that was not present in 2023 year) (See exhibit d)
- 18) And thereafter, the petitioner filed the rest of his papers into most relevant categorized places made available to him by NYSCEF;
- 19) The NYSCEF, system accepted the Petitioner's Williams v.
 DFS, upload for process (see exhibit d)

20) The main papers that underlie the petitioner's <u>Williams v. DFS</u>, commencing papers consisted of inter alias, multiple <u>U.C.C. claims and Consumer Credit (Non-Card) Transaction claims</u>, thus making the proceeding a <u>mandatory e filing</u> case pursuant to <u>N.Y. County Sup. Ct.</u>, (the courthouse that papers are being directed to).

(see: https://iapps.courts.state.ny.us/nyscef/AuthorizeCaseType)

- 21) All known respondents (named in the underlying case caption within the petitioner's submissions) are entities who are mandated by law to be represented by legal counsel, and thus must E-FILE in same litigation;
- 22) On 6/11/24, in response to the petitioner's above said

 NYSCEF uploading filing, NYSCEF emailed the petitioner

 back, stating it can not process Petitioner's CPLR 1101

 application on NYSCEF; because NYSCEF users must go

 physically to court to file for CPLR 1101 relief. (See exhibit A)
- 23) Thus on 6/12/24, the petitioner made 3 nd application to NYS UCS.s emergency court in efforts to file the Williams v.
 DFS, papers with the courts (and made complaints to the

- other various NYS UCS offices and departments named in caption)(See Exhibit F)
- 24) I incorporate <u>Exhibit F</u>, word for word, facts, claims, laws, etc., in its whole entirety, herein to this very paragraph;
- 25) On 6/12/24, the emergency court responded to petitioner with another auto reply, other than the auto-reply, the petitioner did not again hear anything back from NYS USC emergency court in respect to his above emergency filing (the other NYS UCS offices & depts stood silent, aside from one who disparagingly referred to petitioner's unequal access to courts complaint as a chain email).
- 26) Presently, NYSCEF, has the Petitioner's <u>Williams v. DFS</u>, matter on pending status, which deactivates the petitioner (NYSCEF user) from being able to make any additional submissions into the NYSCEF database directly for the Williams v. DFS, underlying matter.
- 27) Thus On 6/13/24/ Thus the petitioner attempted to submit his CPLR 1101 application via EDDS;

- 28) However, The New York County Supreme Court (EDDS), only permits quote "The following case types are available for electronic document delivery. Letter Application To Convert to E-Filing; Send Document Internally; [and] Submitted Motion List"
- 29) When the petitioner utilized the EDDS, he was only given the Letter Application to Convert... option to submit.
- 30) Thus the Petitioner, made 2 submissions, via EDDS (a)

 Letter to Convert... on court form, and (b) Letter to Convert,

 with CPLR 1101 application (et.al.) attached to it as proof of

 Noticing; (see exhibit G)
- 31) Thereafter on 6/14/24, the petitioner followed up his EDDS submission, by calling 25 Beaver st, NY, NY; it stated to the petitioner that his submitted papers were not a Letter a letter to convert;
- 32) Thus 6/14/24, immediately after that call, the petitioner emailed all his papers to Pro Se office (via SFC-HelpCenterNY@nycourts.gov) requesting that under the circumstances that it (pro se office) kindly present his

- CPLR 1101 application and its supporting papers before a Judge for Judicial review;
- 33) However, to the present date the Pro Se office has been unresponsive to the Petitioner's 6/14/24, email request;
- 34) Thus from late 6/15/24 to the present date the Petitioner has been constant on drawing these instant papers.
- 35) The Petitioner searched throughout the NYS UCS, and its counties thereof, for court fees schedules, and found no fees posted for making & filing a CPLR 1101 application.
- 36) Furthermore CPLR 1101 statute clearly indicates that

 CPLR 1101 application will be accepted for filing and

 assigned an index number "with out cost" ("granted freely")

 see CPLR 1101 & CVR 10 below for quotes) prior to and

 before it is presented to a judge for decision on what fee

 amount may or may not need to be paid.
- 37) It is well established within jurisprudence law that income discriminated persons (indigencies, etc) are a protected class when it comes to the civil liberty of access to the

- courts (petition the government) see exhibit f, and fact 25 i.d.; which the petitioner incorporates too herein this para.)
- 38) Furthermore since race and disabilities have both

 (individually) been shown & proven to play factors and roles
 in income iniquities & disparities, any discriminative tool that
 relies on lack of income as an apparatus or deciding factor to
 deny or exclude low income persons access from public
 governmental services, could easily be perceived as covert,
 clandestine, and collateral discriminations that will likely
 have adverse impacts on other protected classes.
- 39) The respondents made a policy that indigent applicants can not utilize the NYS UCS electronic filing system.
- 40) Respondents have created and enforced a policy that denied the petitioner access to an avenue to the courts
- 41) The said avenue is an access to a governmental public service
- 42) Respondents have created and enforced a policy that denied indigent litigants equal access to an avenue to the courts

- confuse and abridge the petitioner's rights to equal access to an avenue to the courts (e.g. NYSCEF's letter of Auth filing provision: do CPLR 1101 applicants file a CPLR 1101 affirm (see law memo (VII) below)? or a letter of Auth (see law memo (IX) below, and endnote #1)? Or does NYSCEF not accept CPLR 1101 application via electronic filing at all (see exhibit A, NYSCEF's CPLR 1101 emails denials attached)? Or are Suffolk litigants allowed to file CPLR 1101 Affirm as no fee letter auth, but Harlem litigants are not (Geographical discrimination (see: juxtaposed exhibits A & E; law memo (VII) and NYSCEF's CPLR 1101 emails denials attached)?
- 44) Respondents' tacit approvals of NYS UCS' denying the

 Petitioner equal access to an electronic avenue to the courts
 in this matter has & is abridging his right, and equal
 protection, to petition the government (access the courts)

 via electronic means during his times of qualified CPLR 1101
 status, disability status, and/or symptomatic covid
 courthouse barred status;

45) All just said above, below & attached are in violation of citations of authorities cited in same attached and below :

LAW MEMO

NOTE: CASE IN POINT WAS FOUND LAST; GOTO PARAGRAPH
(XVI) below.

(I) New York Consolidated Laws, Civil Rights Law - CVR § 10.

Justice to be administered without favor and speedily

Neither justice nor right should be sold to any person, <u>nor denied</u>, <u>nor deferred</u>; and writs and process ought to be <u>granted freely and without delay</u>, to all persons requiring the same, <u>on payment of the fees established by law</u>.

(II) U.S. Constitution 14 Amendment &

No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

(III) New York Constitution Article I - Bill Of Rights Section 11 Equal protection of laws

No person shall be denied the equal protection of the laws of this state or any subdivision thereof. No person shall, because of race, color, creed or religion, be subjected to any discrimination in his or her civil rights by any other person or by any firm, corporation, or institution, or by the state or any agency or subdivision of the state.

(IV) U.S. Constitution First Amendment

...shall make no law...<u>abridging the freedom of speech</u>, or... to <u>petition the Government for a redress of grievances</u>.

(V) New York Constitution Article I - Bill Of Rights Section 9
No law shall be passed abridging the rights of the people ... to petition the government, or any department thereof; ...

(VI) (ADA) 42 U.S.C. 12132

§ 12132. Discrimination Subject to the provisions of this subchapter, no qualified individual with a disability shall, by reason of such disability, be excluded from participation in or be denied the benefits of the services, programs, or activities of a public entity, or be subjected to discrimination by any such entity. (Pub. L. 101–3

Also see: 29 U.S. Code § 794;

<u>Additional</u>: Making conflicting policies and sending misinformation (not available provisions to file) regarding <u>CPLR 1101</u>, and/or <u>No fee authorization letter</u> are in non-compliance to <u>WC3 Guideline 3.1</u>, as inconsistent and thus not "understandable".

ADDITIONALLY:

https://www.ada.gov/resources/effective-communication/

The ADA requires that title II entities (State and local governments) and title III entities (businesses and nonprofit organizations that serve the public) <u>communicate effectively</u> with people...

(VII) HOW TO SUBMIT
CPLR 1101 APPLICATION
ON NYSCEF
suffolkcountyny.gov

"The poor person affidavit would be filed as a No Fee Authorization Letter and the proposed order filed separately as Order (Proposed)."

See: attached and website -

https://www.suffolkcountyny.gov/Elected-Officials/County-Clerk/Court-Actions-and-Court-Minutes/Court-Actions-Frequently-Asked-Questions/CIVIL-Frequently-Asked-Questions/Name-Changes

(VIII) CPLR 1101 WAIVER OF FEE APPLICATION

(d) [Eff. Sept. 1, 2019. See, also, subd. (d) above.] Waiver of fee in certain cases. A plaintiff may seek to commence his or her action without payment of the fee required by filing the form affidavit, attesting that such plaintiff is unable to pay the costs, fees and expenses necessary to prosecute or defend the action, which shall be available in the clerk's office along with the summons and complaint or summons with notice or third-party summons and complaint. The case will be given an index number, or, in courts other than the supreme or county courts, any necessary filing number and the application will be submitted to a judge of the court. If the court approves the application, the plaintiff will by written order be given notice that all fees and costs relating to the filing and service shall be waived. If the court denies the application the plaintiff will by written order be given notice that the case will be dismissed if the fee is not paid within one hundred twenty days of the date of the order.

(IX) Joint Protocols for New York State Courts E-Filing (NYSCEF)

https://www4.erie.gov/clerk/sites/www4.erie.gov.clerk/files/2023-02/erie_protocols.pdf

F. No Fee Authorization Letter: Where a "No Fee Authorization Letter" is referenced, it is intended to be a written request on the letterhead of the

attorney or filer that an action or particular document type: will be accepted with no fee required and include the basis for the exemption.

Also see:

Joint Protocols for New York State Courts E-Filing (NYSCEF)

https://iappscontent.courts.state.ny.us/NYSCEF/live/clerkBanner/SchuylerProtocol.pdf

https://www.nycourts.gov/LegacyPDFS/courts/8jd/pdfs/Niagara/Niagara-Mandatory-EFiling-Protocol-FINAL.pdf

(X) Electronic Filing in the New York State Courts Report of the Chief Administrative Judge to the Legislature, the Governor, and the Chief Judge of the State of New York

March 2024, EFileReport.pdf https://iappscontent.courts.state.ny.us/NYSCEF/live/help/EFileReport.pdf

"These restrictions unfairly hinder practitioners and unrepresented litigants in certain geographic areas of the state. The lack of e-filing in the lower criminal and civil courts has an outsize impact on the poorest and most under-resourced court users. It also prevents those living in rural areas from benefiting from the time and cost savings that e-filing provides."

(XII) New York State Unified Court System NYSCEF - FAQ

1. What is the electronic filing system?

The New York State Courts Electronic Filing System (NYSCEF) is a means of filing and serving legal documents electronically with various courts, including the Surrogate's Court, Supreme Court and the Court of Claims.

https://iappscontent.courts.state.ny.us/NYSCEF/live/faq.htm#:~:text=The% 20New%20York%20State%20Courts,and%20the%20Court%20of%20Claims.

(XIII) Part 202 - Uniform Civil Rules for the Supreme Court and the County Court

Most rules pertaining to electronic filing could be found within 22 NYCRR Part 202

(XIV) UCS Electronic Document Delivery System (EDDS)

In response to the COVID-19 public health emergency and the expansion of "virtual" court operations, the Unified Court System has initiated a new program to transmit digitized documents (in pdf format) to UCS courts, County Clerks, and other court-related offices around the State, commencing on May 4, 2020.

Q: What is EDDS?

The Electronic Document Delivery System ("EDDS") allows users, in a transaction commenced at a UCS web portal, to (1) enter basic information about a matter; (2) upload one or more pdf documents; and (3) send those documents electronically to a court or clerk selected by the user. Upon receipt of the document(s) by the court, the sender will receive an email notification, together with a unique code that identifies the delivery.

(XV) 43 USC 1983

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the

District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress,...

(XVI) CASE IN POINT

Blossick v. MONROE COUNTY DSS, 6 Misc. 3d 621 - NY: Supreme Court, Monroe 2004

At Pg 623 - The petitioner here did everything necessary under the CPLR to bring his action in a timely fashion. He was prevented from doing so by the clerk's failure to understand and apply the intermeshed provisions of the CPLR as they apply to commencement, special proceedings, [NYSCEF], and the status of litigants without the resources to pay court fees. ...

The plaintiff may proceed while awaiting the determination of the poor person application. ...

The court must conclude that the Legislature did not intend to exclude [e filing]...from the provisions of article 11

END NOTE:

1) Goto following websites to view others' submitted "No fee authorization letter":

https://www.docketalarm.com/cases/New York State Albany County Supreme Court/909503-23/State of New York v. Sarah Nadia Gurley/3/

https://www.plainsite.org/dockets/download.html?id=32755210 6&z=ba422d24

https://www.docketalarm.com/cases/New York State Albany County Supreme Court/900099-23/State of New York v. Nana Y. Acheampong/3/

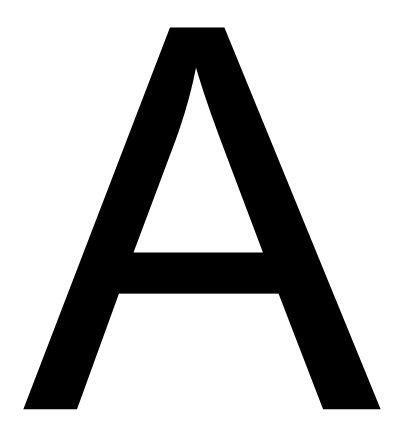
Wherefore the petitioner requests that this court issue declaratory judgment in this matter; reverse all the respondents' denials said herein; issue an TRO/Injunction ordering the respondents to immediately file, process, and present these papers and his papers with case title caption Williams v. DFS, et.al. (and all their attachments) before a Judge for judicial review; preserve petitioner's right to sek award for no less than \$50,000,000.00, for all incidental (et.al.) damages & injuries, that he seeks in the instant matter, and in Williams v. DFS, et.al., and grant any other relief this court deems is just and fit.

I affirm this 16 day of June, 2024 under the penalties of perjury under the laws of New York, which may include a fine or imprisonment, that the foregoing is true, and I understand that this document may be filed in an action or proceeding in a court of law.

Respectfully Submitted

Jomo Williams

Jomo Williams 3333 Broadway D10G, NY. NY 10031 nyswebcash@gmail.com 646 377 8066





ModTech Mgmt <nyswebcash@gmail.com>

NYSCEF FAILURES AND SABOTAGES

nyscef <nyscef@nycourts.gov>
To: ModTech Mgmt <nyswebcash@gmail.com>

Tue, Jun 11, 2024 at 9:48 AM

Good morning,

New York County Supreme court requires for a Poor Person Appliaction to be filed at the court in person, First. Prior to commencement. Once the order is signed then you can file the signed order and your commancement

Documents. Should you need more information, contact the County Clerk's office. 646 386 3737/3997

Erlon Hodge

Management Analyst - E-Filing Division

NYS Office of Court Administration

25 Beaver Street

New York, NY 10004

(646)386-3033



[Quoted text hidden]

Please be CAREFUL when clicking links or opening attachments from external senders.

FW: Fax received: jomowilliams [9146] 6 page(s)

From: nyscef (nyscef@nycourts.gov)

To: jomowilliams@ymail.com

Date: Tuesday, June 27, 2023 at 10:13 AM EDT

Good morning,

Your documents were deleted because of the following reason:

1 - PETITION

Poor Person application cannot be done on NYSCEF. You must obtain a court order granting you poor person status BEFORE you are permitted to file you Petition.

Please contact me at 516 571-4632, per my email to you this morning, so we may assist you further. (ReturnRemoveDocument)

Please call the above number. Thank you.

Theresa Daniel
Management Analyst - E-Filing Resource Center
NYS Office of Court Administration
25 Beaver Street, 9th Floor
New York, NY 10004
(646) 386-3033

----Original Message----

From: 6088070646 < 6088070646@fax.nycourts.gov >

Sent: Monday, June 26, 2023 4:49 PM To: nyscef <nyscef@nycourts.gov>

Subject: Fax received: jomowilliams [9146] 6 page(s)

Fax Message Delivery

Date: 2023-06-26 16:48:35 Job ID: HMBW15851767

DID/DTMF: 9146

Elapsed transmission time: 00:03:14

Line: 27 Pages: 6

Server: 25BOCA-GWFAX

Signal noise: -70 Signal quality: 0 Signal speed: 9600 Signal strength: -12 Receipt status: 0 File size: 214

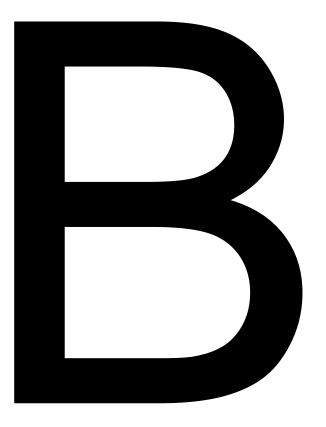
Please be CAREFUL when clicking links or opening attachments from external senders.



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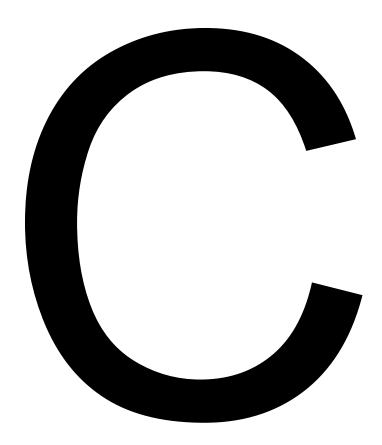
Arturo A. Caesar, MD, P.C. 470 Malcom X Blvd, Suite 1P New York, NY 10037 347-729-9843

June 12, 2024

Mr. Jomo Williams has had a cough with tiredness. He was advised to remain at rest. He should be able to return to work on June 15, 2024.

If there are any questions, please give me a call on the above number.

ARTURO CAESAR, 101



Case 1:24-cv-04794-PAE-SLC Document 1 Filed 06/18/24 Page 36 of 88

N

	REQUEST FOR JUDICIAL INTERVENTION
	COURT, COUNTY OF

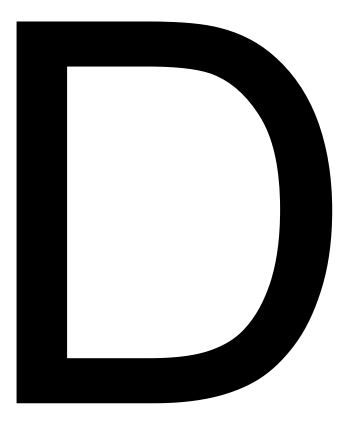
UCS-840 (rev. 02/01/2024)

(·(((((((((((((((((((
dame Court St	Index No: Date Index Issued:/ For Court Use Only:				
CAPTION	Enter the complete case caption. Do not use et al or et ano. If m				
CAFTION	Enter the complete case caption. Do not use et al or et ano. Il n	iore space is needed, attach a caption rider sneet.	IAS Entry Date		
	JOMO WILLIAMS				
	JOIVIO WILLIAIVIS				
		Plaintiff(s)/Petitioner(s)	Judge Assigned		
-against-		TANIDED 00AD 01IDV01ED 0ADITAL			
DFS; NYI	PD; GEICO - NICO;ENTERPRISE CAR RENTAL; SAN	TANDER; CCAP; CHRYSLER CAPITAL;			
FCA US I	LLC;NYAIP; John/Jane Doe VIDEO CUSTODIANS;Joh	Respondent(s).	RJI Filed Date		
Bank of A	merica; DMV; Redmond Firm; LEMONLAW.COM; Acc	ess to Justice Commission			
Barne or 7		Other Interest Parties (CPLR 7802(D)			
NATURE OF	ACTION OR PROCEEDING Check only one box and specify when	,			
COMMERICIA	,	MATRIMONIAL			
	Entity (includes corporations, partnerships, LLCs, LLPs, etc.)	□ Contested			
☐ Contract		NOTE: If there are children under the age of 18, co	omplete and attach the		
	(where insurance company is a party, except arbitration)	MATRIMONIAL RJI ADDENDUM (UCS-840M).	mprete and accaement		
	udes sales and negotiable instruments)	For Uncontested Matrimonial actions, use the Unc	contested Divorce RII (UD-13).		
,	mmercial (specify):	REAL PROPERTY Specify how many properties th	, ,		
	r Commercial Division assignment requests pursuant to 22 NYCRR 202.70(d				
	and attach the COMMERCIAL DIVISION RJI ADDENDUM (UCS-840C).	☐ Mortgage Foreclosure (<i>specify</i>): ☐ Residential ☐	☐Commercial ☐		
TORTS	(Property Address:	:::::=:=::=::		
☐ Asbestos		NOTE: For Mortgage Foreclosure actions involving	a one to four-family.		
☐ Environm	ental (specify):	owner-occupied residential property or owner-occ	upied condominium,		
	Dental or Podiatric Malpractice	complete and attach the FORECLOSURE RJI ADDE	•		
☐ Motor Ve	•	□ Partition	. ,		
☐ Products	Liability (specify):	NOTE: Complete and attach the PARTITION RJI AL	DDENDUM (UCS-840P).		
	gligence (<i>specify</i>):				
	ofessional Malpractice (specify):	☐ Tax Foreclosure			
☐ Other Tor		☐ Other Real Property (<i>specify</i>):			
SPECIAL PRO	CEEDINGS	OTHER MATTERS			
☐ Child-Par	ent Security Act (<i>specify</i>): ☐Assisted Reproduction ☐Surrogacy Agreeme	ent Certificate of Incorporation/Dissolution [see NOT	E in COMMERCIAL section]		
CPLR Arti	cle 75 – Arbitration [see NOTE in COMMERCIAL section]	☐ Emergency Medical Treatment			
CPLR Arti	cle 78 – Proceeding against a Body or Officer	☐ Habeas Corpus			
☐ Election L	aw	☐ Local Court Appeal			
☐ Extreme I	Risk Protection Order	☐ Mechanic's Lien			
☐ MHL Artic	cle 9.60 – Kendra's Law	☐ Name Change/Sex Designation Change			
☐ MHL Artic	cle 10 – Sex Offender Confinement (<i>specify</i>): □Initial □Review	☐ Pistol Permit Revocation Hearing			
☐ MHL Artic	cle 81 (Guardianship)	☐ Sale or Finance of Religious/Not-for-Profit Propert	:у		
	ental Hygiene (<i>specify</i>):	☐ Other (specify): CONSUMER CREDIT (NO CARD)		
☐ Other Spe	ecial Proceeding (specify): YBRID CONSOLID ART. 78; UCC; CPLR 30	<u> 01 </u>			
STATUS OF		ion and enter additional information where indicat	ed.		
Has a summo	yes ons and complaint or summons with notice been filed?	NO ✓ If yes, date filed: ///			
	ons and complaint or summons with notice been served?	✓ If yes, date served://	-		
	/proceeding being filed post-judgment?	If yes, judgment date://			
NATURE OF JUDICIAL INTERVENTION Check one box only and enter additional information where indicated.					
	Compromise	intional information where malcated.			
	Risk Protection Order Application				
	Issue/Certificate of Readiness				
	of Medical, Dental or Podiatric Malpractice Date Issue Joined:/_	/			
	f Motion Relief Requested:		/		
	f Petition Relief Requested:		<i></i>		
	Show Cause Relief Requested:				
	Relief Requested:		<i></i>		
	n Settlement Conference				
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☐ Residential Mortgage Foreclosure Settlement Conference					
☐ . Writ of I	Habeas Corpus				
Other (s	pecify): ORDER TO SHOW CAUSE; CPLR 1101 APPL.; TRO/INJUNCT AD	INTERIM			

				Document 1 Fi		Page 37 of	
	ATED CASES	•		ases, list any related criminal ond attach the RJI ADDENDUM (•	none, leave bla	ank.
Case	Title		Index/Case Number	Court	Judge (if assigned)	Relationship to	instant case
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	Parties	no order as listed in the	Attorneys and Unrepre	esented Litigants s, provide attorney's name, firm na	mo address phone and	Issue Joined For each defend	Insurance Carriers
ĸep	•	ne order as listed in the cate roles (e.g., plaintiff		ted parties, provide party's address		indicate if issue	·
	defendant, 3 rd pa	rty plaintiff, etc.)	·			been joined.	carrier, if applicable.
\square	Name: Role(s): JOM PETI	O WILLIAMS ITIONER	3333 BROAD	DWAY D10G NY NY	10031	□ YES □	NO
	Role(s): FINA	(DEPT OF NCE SERV PONDENT		., 163 West 125th Street, 027. 212-364-6010. Noal		□ YES □	NO
	Role(s): NYP	D PONDENT	NYC LAW DEP Phone: (212) 3	T., 100 Church Street Ne 56-1000, ServiceECF@la	w York, NY 10007 w.nyc.gov	□ YES □	NO
		CO-NICO SPONDENT	100 First Stamfor	& Fire Insurance Company d Place, Stamford CT 06902 ce President, bbyrnes@berk	re.com	□ YES □	NO
		RPRISE RENTA ONDENT	L 600 Corporate Park	r, Chief Legal Enterprise Holding c Drive, St. Louis, MO 63105, 23, E-mail: Mike.Andrew@ehi.co		□ YES □	NO
		TANDER PONDENTS		Wachtell, Lipton, Rosen & K , New York, NY 10019 com	atz	□ YES □	NO
	Name: CCA Role(s): RES	AP SPONDENTS	Santander Holdings 75 State Street, Bos Brian R. Yoshida, (USA, Inc., ston, Massachusetts 02109, Chief Legal Officer, brian.yosh	iida@santander.us	□ YES □	NO
	Name: Role(s): CHRYS RESPO	SLE CAPITAL ONDENTS	Dallas, Texas 7520	er USA Holdings Inc., 1601 Elm 1, Christopher Pfirrman, Chief L nan@santanderconsumerusa.co	egal Officer,	□ YES □	NO
		US LLC PONDENTS	1000 Chrysler Dr	ardi, General Counsel, FCA l CMIS 485-14-96 higan 48326, christopher.pa		□ YES □	NO
r 3	Name: Role(s): NYA RES	REP. BY NYS A IP PONDENTS	22 Cortlandt Stre	et Suite 2101 New York, N -5100 , Email: nyaip@aipso.	REP. BY NYS AG Y 10007-3151 com	□ YES □	NO
		N/JANE DOES PONDENTS	UNKNOWN			□ YES □	NO
		COF AMERICAN R 7802(D)	100 N. TRYON STR	OGENSENBOFA, Global Gene EET, CHARLOTTE, NC 28255 en.mogensen@bofa.com	ral Counsel,	□ YES □	NO
		MOND FIRM R7802(D)	80 Broad ST, St 646-285-7115,	uite 1202, New York, NY 1	0004	□ YES □	NO
	CPL	MONLAW.COM LR7802(D)	1001 6th Ave	erman PC, New York L 12th floor, New York, N		□ YES □	NO
	Name: Role(s) (CPLR 78	TO JUSTICE COMN 802(D) REP. BY NYS AG	646 306 3300 D	Richardson, Deputy Chief Admir , 111 Centre Street, New York, CAJ-OJI@nycourts.gov	istrative Judge NY 10013, REP. BY NYS AG	☐ YES ☐	NO
I AFFIRM UNDER THE PENALTY OF PERJURY THAT, UPON INFORMATION AND BELIEF, THERE ARE NO OTHER RELATED ACTIONS OR PROCEEDINGS EXCEPT AS NOTED ABOVE, NOR HAS A REQUEST FOR JUDICIAL INTERVENTION BEEN PREVIOUSLY FILED IN THIS ACTION OR PROCEEDING.							
Date		1/2024			<i>ک</i> . ل	J,	
					Sign	nature	
					JOMO	WILLIAN	ИS

Attorney Registration Number

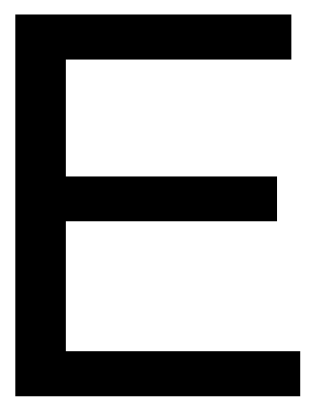
Print Name



Thank You for Filing Electronically The NYSCEF System has received your e-filed documents. A notification will be e-mailed to you shortly. Filing Received Date: 06/11/2024 7:09 AM Payment: Fee Waived Comment: CPLR 1101 APPLICATION **Case Summary** Short Caption: JOMO WILLIAMS et al v. DFS et al Index #: Not Assigned Court: New York County Supreme Court Case Type: Special Proceedings - CPLR Article 78 Add Case to eTrack | Case Details | Document List Notices You must serve the appropriate Notice of Electronic Filing in hard copy along with your commencement documents, all of which must bear full signatures. Proof of service of these documents must be e-filed as well. NOTE: There are 3 versions of the eFiling Notice, see our <u>Forms</u> page for more information. Confirmation Notice **Documents Filed** PETITION PETITION FOR CPLR 1101 RELIEF \$0.00 POOR PERSON ORDER (PROPOSED) \$0.00 APPLICATION TO PROCEED AS A POOR PERSON CPLR 1101 FINACIAL AFFIRM 3 \$0.00 APPLICATION TO PROCEED AS A POOR PERSON \$0.00 CPLR 1101 FACTS & LAW MEMO AFFIRM EXHIBIT(S) A \$0.00 EXHIBIT A FOR CPLR 1101 APPL. EXHIBIT(S) B EXHIBIT B FOR CPLR 1101 APPL \$0.00 ORDER TO SHOW CAUSE (PROPOSED) \$45.00 AFFIDAVIT OR AFFIRMATION IN SUPPORT OF PROPOSED OSC/EXPARTE APP \$0.00 \$0.00 SUPPORTING PAPERS TO OSC (AFTER SERVICE) VERIFIED PETITION FILE THESE PAPERS VIA CPLR 2103(D) OR AFTER EFILING BEEN APPROVED SEE CPLR1101 FACTS APPL 10 \$0.00 EXHIBIT(S) A EXHIBIT A FOR VERIFIED PET FILE THESE PAPERS VIA CPLR 2103(D) OR AFTER EFILING BEEN APPROVED SEE CPLR1101 FACTS APPL 11 \$0.00 EXHIBIT B FOR (VERIFIED PETITION)
FILE THESE PAPERS VIA CPLR 2103(D) OR AFTER EFILING BEEN APPROVED SEE CPLR1101 FACTS APPL \$0.00 12 EXHIBIT(S) C EXHIBIT C FOR VERIFIED PET CONSENT TO EFILING NOTICE OF COMMENCEMENT PREIOUSLY TRANSMITTED TO ALL IN MATTER 13 \$0.00 ACKNOWLEDGEMENT OF SERVICE
PROOF OF E MAIL NOTICING & FILININGS 14 \$0.00 15 RJI (AMENDED) \$0.00 RJI -RE: OTHER 16 \$95.00 RJI, OSC;CPLR1101;CPLR3001;ART.78 NYSCEF WONT ACKNOWLEDGE MY RJI UPLOAD 17 NO FEE AUTHORIZATION (LETTER/ORDER/AFFIRMATION) \$0.00 18 **INCOME VERIFICATION STATEMENT** \$0.00 Index Fee + \$210.00 Total Fees \$350.00 **Total Documents** 18

Add Case to eTrack • Create Another Case • Home

All documents open as PDF in a new window. La Get Adobe Reader

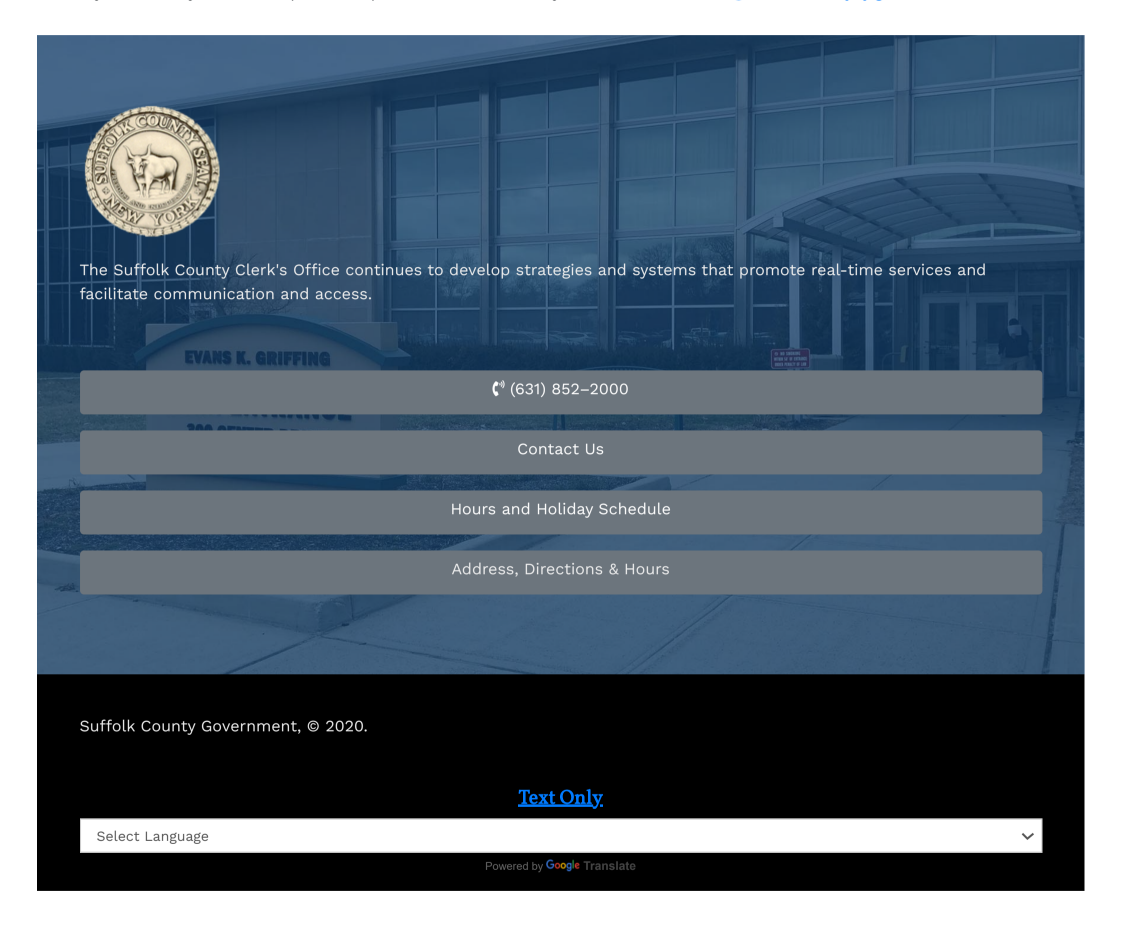


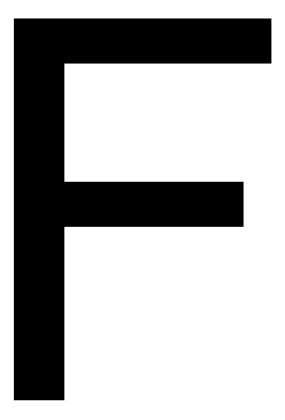
The information concerning a name change and the necessary forms can be found <u>here</u> and Information regarding a fee waiver can be found <u>here</u>. The poor person affidavit would be filed as a *No Fee Authorization Letter* and the proposed order filed separately as *Order (Proposed)*. Also review the FAQ on how to commence a lawsuit. If filing in-person or by mail, the poor person application must be submitted in hard copy with all of the other papers.

Q. How do I get certified copies of my name change order?

A. Certified copies of a name change order are \$5 each. To obtain certified copies, you must mail in a written request, payment (check or money order payable to the Suffolk County Clerk) and a post-paid return envelope to Suffolk County Clerk, Attn: Court Actions, 310 Center Drive, Riverhead, NY 11901, or come in-person to the facility located at 300 Center Drive, Riverhead, New York 11901. If a case is sealed, only the party making the name change application may obtain a copy. If the original name of the applicant is ordered to be changed to an anonymous name in the County Clerk's index, the applicant must have the index number for the County Clerk to be able to locate the records.

If you have any additional questions, please email the County Clerk at courtactions@suffolkcountyny.gov.





PRESENT TO: Hon. Edwina G. Richardson Deputy Chief Administrative Judge for Justice Initiatives	
NYS SUPREME COURT: emergency@nycourts.gov	
IN THE MATTER OF JOMO WILLIAMS., PETITIONER	EMERGENCY EX PARTE TRO/INJUNCT APPLICATION
–X	

- I, JOMO WILLIAMS, the petitioner, state the following,
- Exhibit attached (that I incorporate herein these four corners) are:
 - (a)NYSCEF administrative directives stating that it can not present my CPLR 1101 application for judicial considerations
 - (b)Proof of NYSCEF, filing; The actual CPLR 1101, application filed with NYSCEF (et.al. papers)

FACTS IN SUPPORT EX PARTE TRO/INJUNCTION

- 1) The Petitioner present this motion to Judge based solely on Judicial specialty (Access to the Court) Requesting for all relief he seeks herein and attached be reviewed and considered for immediate relief
- 2) This, nor the attached papers have not been assigned an index yet; nor been presented for judicial review; notwithstanding my countless

- filing and submissions efforts I made to the NYS UCS, constant since 6/6/2024 date.
- 3) This matter can not wait for tomorrow or later, as due to (a) the many unjust denials of the stated below have & are wrongfully subjecting my litigation efforts to several statute of limitations and deadline defaults & objections; as well as infringing upon respondents' (named in attached papers) rights to same.
- 4) This is Writ of Mandamus TRO/Injunction application requesting that this court compel NYSCEF, to present all the attached papers, I filed with it, before a Judge for review.
- 5) This is a Writ of Prohibitions, requesting the NYS UCS, be ceased from continuingly denying me and my litigation efforts access to courts.
- 6) Due to disabilities, illness, and other hardships I describe in all attached, I am not able to make it down to the court to make physical filing.
- 7) I have been working on the instant paper for the last 14 and half hours, and counting.
- 8) For reasons I state below and attached I am being unlawfully denied access to courts by all the NYS UCS' court departments and offices I grieved to from 6/6/2024 to present date.

FACTS IN SUPPORT OF SEVERANCE

- The Petitioner makes a motion requesting severance of claims for convenience, to avoid prejudice and unnecessary confusion.
- 10) From 6/6/24 et. seq., petitioner has been facing much adversity and access to court issues in his efforts to file the underlying case.
- 11) Thus his papers submissions gradually stray away from his main legal claims and steered to the ancillary issues that are preventing him from filing and serving papers; which are denial of court access issues, and other issues unrelated to original underlying matter.
- mentioned above, relate to the underlying matter is (a) Statutory of limits, or deadline objection are raised in the underlying matter, (b) proof of emotional distress, harm, and other injuries: in underlying papers the petitioner did raise how the unfair cause for litigation was harming him, wrongfully imprisoning him for months to draw papers, and adversely affecting him in other ways, (c) the relief that he seek to gain access to the proper tools so he could access the courts to fairly present his claims (tools: CPLR 1101 granted, and provisions to make CPLR 1101, application electronically; Equal electronic filing & service access to courts; court assignment of counsel)

FACTS FOR ASSIGNMENT OF CIVIL COUNSEL

- 13) I request that the court review these papers and their attachments to test if they pass the colorable meritorious test.
- 14) I inform this court that I have sent approx more than 3 emailings trying to retain counsel on contingency for the attached matter, and was not able to.
- 15) The complexity of the matter is very high in facts, number of parties, relevance laws and authorities, filing and service, unfair litigations, access denials, and in many other ways.
- 16) Due to said disability, hours in this litigation cause me to fall behind in all my other matters, present sickness, et.al. adversities I am not able to effectively litigate this matter myself.

FACTS FOR UNEQUAL ACCESS TO COURTS

17) Below is a law memo, citing relevant laws to this application; some with relevant fact to relate to instant matter; I must close this in hopes to transmit before the 9 am deadline.

LAW MEMO

N.Y. CPLR 603 Section 603 - Severance and separate trials

In furtherance of convenience or to avoid prejudice the court may order a severance of claims, or may order a separate trial of any claim, or of any separate

issue. The court may order the trial of any claim or issue prior to the trial of the others.

1-4:4 Ex Parte Motions

An ex parte motion normally should be heard by the assigned judge or, if none has been assigned, in the court where the action is pending.37 However, CPLR 2212(b) provides that an ex parte motion may be made "to a justice out of court in any county of the state." In theory, the movant can approach any judge in any 34. CPLR 511(b), discussed in Chapter 7, § 7-1:2. 35. Uniform Rule 202.8. 36. See Eric Dash, Weekend Legal Frenzy Between Citigroup and Wells Fargo for Wachovia, N.Y. Times, Oct. 5, 2008. 37. Uniform Rule 202.8. NY MPH-Forms Ch01.indd 7 6/23/2021 10:53:52 PM Chapter 1 Introduction to Motion Practice 8 NEW YORK MOTION PRACTICE HANDBOOK county of New York for an ex parte order. Greater flexibility exists because the adversary has no right to be heard in an ex parte proceeding, and therefore is not inconvenienced if the motion which may involve an emergency application—is heard in a court or locale other than the court where the action is pending, subject to the restriction that any ex parte relief ordered by the judge must issue within the territorial confines of New York State.38

By giving the applicant the option to go to any judge in any county of the State of New York, CPLR 2212(b) invites forumshopping. Uniform Rule 202.7(e), however, limits that forumshopping opportunity by requiring that, if the motion is made in any court other than the one where the action is pending, the judge receiving the application should refer it back to the court where the action is pending, unless that judge determines that there are

exigent circumstances that require an immediate ruling on the relief requested.39

UNEQUAL ACCESS TO COURTS

New York Consolidated Laws, Civil Rights Law - CVR § 10.

Justice to be administered without favor and speedily

Neither justice nor right should be sold to any person, nor denied, nor deferred; and writs and process ought to be granted freely and without delay, to all persons requiring the same, on payment of the fees established by law.



federal, state and local anti-discrimination laws require full and equal access to ALL courts' services, programs or operations

Accessible-Justice-NYLPI-3-23-15.pdf

Courthouses are legally required to be fully and equally accessible to people with disabilities. Access to the courts is a fundamental right under the U.S. Constitution,7 and <u>federal</u>, <u>state and local anti-discrimination</u> <u>laws require full and equal access to courts</u>. These requirements apply to people with mobility impairments who come into contact with all areas of courthouses. Everyone is protected by these regulations, from employees of the court such as judges, court reporters, or court officers, to participants

in litigation such as attorneys, jurors, and defendants, to observers from the general public. These requirements govern public areas of courthouses as well as the areas of the courthouse that are not open to the public, such as holding pens. Federal laws cover courthouses. Title II of the ADA covers state and local governments, referred to as "public entities," and <u>includes</u> all programs, activities, and services provided or operated by State and local governments. 8 As the Supreme Court held in Tennessee v. Lane, 541 U.S. 509, 534 (2004), the ADA covers state and local courthouses.9 Entities providing courthouse services, programs or operations that receive federal funding are also covered by Section. 504 of the Rehabilitation Act.10

As the U.S. Supreme Court observed in Tennessee v. Lane, the "unequal treatment of disabled persons in the administration of justice has a long history." 541 U.S. 509, 531 (2004)

NYS UCS PROMOTES A 'DIGITAL DIVIDED' JUSTICE GAP

On one scale NYS' Lady Justice speaks out rhetoric within her's "2D Technology, the Digital Divide, and Racial and Language Justice" online slides (See:

 $https://www.nycourts.gov/LegacyPDFS/access to justice commission/Digital DivideSlides.pdf\)$

to show her efforts to seek answers and repair the Digital Divide within the access to the courts path; but on the other scale in this matter, the NYSCEF bridge, which has potential to lessen the Justice GAP in the Digital Divide by connecting bridges, she instead blockade and obstruct the entrance lane from those who are subjected to the unequal access, from getting onto NYSCEF bridge.

In this litigation matter, I have expressed loud and cleared in my paper submissions how i was facing great adversities, and denials to access to the courts due to existing disabilities, aggravations to disabilities due to coerced exertions brought on by litigation need, financial hardships by the facts of the litigation matter, inability to pay exorbitant costs for litigations, et. al., adversities. So did the NYS USC, grant any of my requests in efforts to assist access of the court. No it did totally the opposite, NYS UCS departments who I reach out to that supposed to specialize on said issue, were totally unresponsive; The NYSCEF system that NYS UCS boast to all lessen litigation cost, and very convenient to do with no traveling, seems in this instant matter was not made to be lost costly & convenient for indigent & disabled litigants to enjoy.

NYS UCS provides governmental electronic 'access to court' services to the public via NYSCEF. However, it only permits those who could afford it access to commence action on NYSCEF, while denying those who apply for CPLR 1101 fee waiver, no access to commence action (Income discrimination).

Many come knocking on the doors of justice (NYS UCS) for protections from various income discrimination (e.g.: discrimination based on lawful source of income. see infra).

But how can lady justice rule on these income discrimination matters in a non hypocritical manner, when she herself practices, in her own backyard, income discrimination in providing her governmental access to her courts; by selectively picking and choosing access based on income?

The blatant written denial of <u>equal access to court</u> to commence actions on NYSCEF, is in violation of our <u>1st and 14th amends of the U.S. Const.</u> <u>Rights; Civil Rights Acts; 42 USC 1983; et. al. laws.</u>

The topic of discriminative access to courts, denials based on different class groups (female; illiterate; and indigency(et. al.) were all brought up in inter alias, **Bound v Smith**, **Bounds v. Smith**, **430 U.S. 817 (1977)**:

At pg 821 (Women class denied equal access to courts):

It found that the library plan <u>denied women prisoners the same access</u> <u>rights as men</u> to research facilities. Since there was no justification for this discrimination, the Court of Appeals ordered it eliminated.

At pg 825 (Illiterate class denied equal access to courts):

In *Johnson* and *Wolff v. McDonnell, supra,* the issue was whether the <u>access rights of ignorant and illiterate</u> inmates were violated without adequate justification. Since these inmates were unable to present their own claims in writing to the courts, we held that their "constitutional right to help,"

Page 430 U. S. 824

Johnson v. Avery, supra at 393 U. S. 502 (WHITE, J., dissenting), required at least allowing assistance from their literate fellows.

... And in *Johnson*, although the petitioner originally requested lawbooks, see 33 U.S. at 33 U.S. 484, the Court did not reach the question, as it invalidated the regulation because of its <u>effect on illiterate inmates</u>.

At pg 822 (Indigent class denied equal access to courts):

Thus, in order to prevent "effectively foreclosed access," <u>indigent prisoners</u> must be allowed to file appeals and habeas corpus petitions without payment of docket fees.

Burns v. Ohio, 360 U. S. 252, 360 U. S. 257 (1959); Smith v. Bennett, 365 U. S. 708 (1961).

At pg 834 (Indigent Class)

similarly, an indigent defendant's right under the Sixth Amendment places upon the State the affirmative duty to provide him with counsel for trials which may result in deprivation of his liberty, *Argersinger v. Hamlin*, <u>407 U. S. 25</u> (1972)

At pg 834 (Prisoner Class):

finally, constitutional principles of <u>due process and equal protection</u> form the basis for the requirement that States expend resources in support of a convicted defendant's right to appeal. *See Douglas v. California, supra; Griffin v. Illinois, supra.*



<u>SPECIAL PRIVILEGES CLASS</u> <u>& DENIED ACCESS CLASS</u> UNEQUAL COURT ACCESS

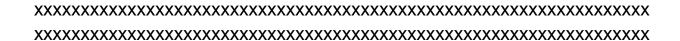
Griffin v. Illinois, 351 U.S. 12 (1956)

At pg 19

Such a denial is a misfit in a country dedicated to affording equal justice to all and <u>special privileges</u> to none in the administration of its... law

At pg 34

[Income] Equal Protection. -- In finding an answer to that question in the Equal Protection Clause, the Court has painted with a broad brush. It is said that a State cannot discriminate between the "rich" and the "poor" in its system...



https://www.nyc.gov/site/cchr/media/source-of-income.page

Source of Income Discrimination

What is discrimination based on lawful source of income? Discrimination based on lawful source of income is the illegal practice by landlords, owners, and real estate brokers of refusing to rent to current or prospective tenants seeking to pay for housing with housing assistance vouchers, subsidies, or other forms of public assistance.

PROPOSE DRAFT VERSION OF ABOVE FOR THE INSTANT MATTER

What is discrimination based on lawful source of income?

Discrimination based on lawful source of income is the illegal practice by state and local courthouses, **Entities providing courthouse services**, **programs or operations** of refusing ACCESS TO THE COURTS, to litigants or prospective litigants seeking to gain equal access to courts with statutory fees waiver, provisions, orders, vouchers, subsidies, or other forms of public assistance;

Equal Access to the Courts. RINALDI v. YEAGER, 384 U.S. 305 (1966) AT 319

This Court has never held that the States are required to establish [ELECTRONIC] avenues of appellate review, but it is now fundamental

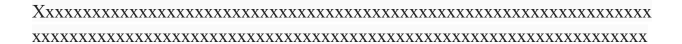
that, once established, these avenues must be kept free of unreasoned distinctions that can only impede open and **equal access to the courts.**

Also see:

Equal Protection Cases Based on Wealth

By FindLaw Staff | Legally reviewed by Laura Temme, Esq. | Last reviewed July 29, 2022

https://constitution.findlaw.com/amendment14/annotation08.html#courts



The NYS USC, discriminates against its e filing indigent litigants compared to its brick & mortar indigent litigants in the price charged for filing admission, In violation of Civil Rights Law - CVR § 40-f. Discrimination against person or class in price for admission

The NYS USC, states its price for Brick and Mortar litigant to file papers to commence action are at particular price fees or waiver fee pursuant to CPLR 1101;

NYS USC, states its price for E Filing litigant to file papers to commence action are too at particular price fees or waiver fee pursuant to CPLR 1101;

However when one select the CPLR 1101, waiver fee option given on NYSCEF, and submit it, NYSCEF, returns an E mail stating that same CPLR 1101, submission can not be entertain by NYS USC via NYSCEF, it must be submitted to NYS USC via Brick & Mortar,

(Note: last year I did not see a CPLR 1101 option on NYSCEF, at all when I was informed CPLR 1101 application must be done at brick & mortar court

(not on NYSCEF); however now in the year of 2024 the option to select CPLR 1101, motion is present on NYSEF, but still being denied to consideration via NYSCEF)

New York Consolidated Laws, Civil Rights Law - CVR § 40-f. Discrimination against person or class in price for admission

If a person who owns, occupies, manages or controls a building, park, inclosure or other place, opens the same to the public generally at stated periods or otherwise, he shall not discriminate against any person or class of persons in the price charged for admission thereto. A person violating the provisions of this section is guilty of a misdemeanor.

Office of the New York State Attorney General

The Office of the New York State Attorney General promotes <u>equal justice</u> under the law and protects the civil rights of all New Yorkers from discrimination on the basis of race, color, national origin, sex, religion, age, marital status, sexual orientation, gender identity, military status, <u>source of income</u>, or disability. We investigate and prosecute discrimination when we observe a pattern or practice of violations.

https://www.nycla.org/resource/amicus-brief/constitutionality-of-restrictions-on-federally-funded-legal-services/

In New York State, 86 percent of civil legal needs of poor households go unmet. NYS Unified Court System, "The Future of Pro Bono in New York" (January, 2004), v. 2 p. 1 ("Pro Bono") http://www.nycourts.gov/reports/probono/proBono_Vol2_report.pdf. Similarly, nationwide, approximately four-fifths of the civil legal needs of the poor are unmet. Rhode, "Access to Justice," 69 Fordham L. Rev. 1785 (2001).

N.Y. CPLR 1102 (a) Attorney.

The court in its order permitting a person to proceed as a poor person <u>may</u> <u>assign an attorney.</u>

Naranjo v. Thompson, 809 F.3d 793 inherent power to make a compulsory appointment

"The inherent power to make a compulsory appointment is also rooted in courts' duty to maintain the functioning of the civil justice system as a whole. "" Naranjo v. Thompson, 809 F.3d 793, 803 (5th Cir. 2015)

So too with the power to compel attorneys to represent indigent civil rights plaintiffs. The possibility of such an appointment arises only when an indigent plaintiff has colorable claims that will not receive a meaningful hearing without counsel (i.e. exceptional circumstances exist) and when all other options for making an appointment have failed. Under such conditions, a court cannot carry out its duties without ordering an attorney to take the case. "Even the most dedicated trial judges are bound to overlook meritorious cases without the benefit of an adversary

presentation." *Bounds v. Smith*,430 U.S. 817, 826, 97 S.Ct. 1491, 52 L.Ed.2d 72 (1977).

Naranjo v. Thompson, 809 F.3d 793, 803 (5th Cir. 2015)

<u>appointment of counsel</u> <u>state or federal civil rights actions,</u>

"Moreover, this statute does not cover <u>appointment of counsel</u> in federal habeas corpus or <u>state or federal civil rights actions</u>, all of which are encompassed by the <u>right of access</u>." *Bounds v. Smith*, 430 U.S. 817, 828 n.17 (1977)

Test For Appointed Counsel On 1983 Suits Jackson v. County of McLean, 953 F.2d 1070 (7th Cir. 01/15/1992) PLN print ISSN: 1075-7678

The court reasoned that "once indigency is established, we believe that [28 USC] 1915(d) [governing requests for appointed counsel] requires a threshold inquiry into the **indigent's efforts to secure counsel**. Accordingly, when deciding whether or not to grant a request for counsel under 1915(d), the district judge must first determine if the indigent has **made reasonable efforts to retain counsel and was unsuccessful or that the indigent was effectively precluded from making such efforts.**" If this requirement is met, the district court should proceed to consider the rest of the factors for appointing counsel set forth in Maclin v.

Freake, 650 F2d 885 (CA 71981), such as the **merits and complexity of the claim**



Low-Income Americans Face Immense Justice Gap

According to New Legal Services Corporation Report April 29, 2022, Contact, Carl Rauscher, Director of Communications and Media Relations, rauscherc@lsc.gov, 202-295-1615

Contact Us

WASHINGTON—The Legal Services Corporation (LSC) released a far-reaching new report on the crisis in civil legal aid, "The Justice Gap: The Unmet Civil Legal Needs of Low-income Americans," at a public forum in Washington yesterday.

This is LSC's fourth **Justice Gap** study that documents the volume of civil legal needs faced by low-income Americans, assesses the extent to which they seek and receive help, and measures the shortfall between their civil legal needs and the resources available to address these needs. The deficit between resources and need is called the "justice gap."

The new study reveals that the justice gap is vast. Low-income Americans received no or inadequate legal help for a staggering 92% of all the civil legal problems that impacted them substantially.

These problems are widespread, with 74% of low-income households experiencing at least one in the past year, and 39% experiencing five or more.



WINTER 2019

How Rising Income Inequality Threatens Access to the Legal System

AUTHOR Robert H. Frank

https://www.amacad.org/publication/how-rising-income-inequality-threatens-access-legal-system

But many people lack the income necessary to pay for legal interventions against unjust treatment, preventing them from meeting basic needs, like protection against <u>financial fraud and abusive relationships</u>. Growing income inequality has made this <u>justice gap</u> worse by reducing public funds available for legal aid in real terms, while also making it more difficult for low-income people to make ends meet.

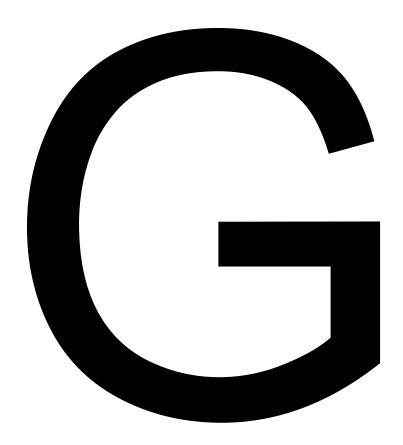
Wherefore I request the grant the petitioner all relief he seeks herein and in attached, et. al. reliefs it deems just and fit.

I affirm this 12 day of June, 2024 under the penalties of perjury under the laws of New York, which may include a fine or imprisonment, that the foregoing is true, and I understand that this document may be filed in an action or proceeding in a court of law.

Respectfully Submitted

Jomo Williams

Jomo Williams 3333 Broadway D10G NY. NY 10031 nyswebcash@gmail.com 646 377 8066



Thank You

Your documents have been sent to the court you selected. You will receive an e-mail notification when your documents have been received. Please use the document(s) ID below when referencing this submission.

Court: New York County Supreme Court (EDDS) Case Type: Letter Application To Convert to E-Filing

Document(s) ID: JMNQKU

Information Received

Name: JOMO WILLIAMS

Email Address: nyswebcash@gmail.com

Phone: 646-377-8066

Represented Party: JOMO WILLIAMS

Party Role: PETITIONER Case Number: NOT ASSIGNED Case Title: JOMO WILLIAMS V. DFS

Reason for sending documents: CPLR 1101 APPLICATION Filing: I would like my document(s) to be filed

Representation: I do not have a lawyer

Documents Sent

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF PENDING STATUS

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) NYSCEF CPLR 1101 POLICY DIRECTIVE

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)

LITIGANT'S DOCTOR NOTE

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROPOSED CPLR ORDER

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)

PETITION FOR CPLR 1101 RELIEF

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) CPLR 1101 FIN DISCLOSURE AFIRM

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)

CPLR 1101 FACTS & LAW MEMO AFFIRM

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF SERVICE 1

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF SERVICE 2

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF SERVICE 3

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)

PROOF OF SERVICE 5



Receiver Contact Information

Court: New York County Supreme Court (EDDS)

Phone Number: (646) 386-3033 Email Address: edds@nycourts.gov

NOTE: This email address is for correspondence only, no documents will be accepted through this email address.

CASE CAPTION MAGNIFIER

-----X

In the Matter of the Application of

JOMO WILLIAMS,

Petitioner(s),

-against-

DFS; NYPD; GEICO - NICO;

ENTERPRISE CAR RENTAL;

SANTANDER; CCAP; CHRYSLER CAPITAL;

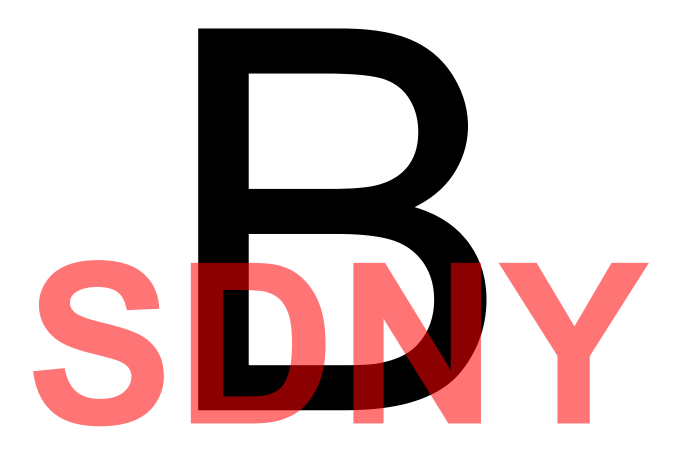
FCA US LLC; NYAIP; John/Jane Doe,

Respondent(s)

-OIP-

BANK OF AMERICA; DMV; REDMOND FIRM; LEMONLAW.COM; ACCESS TO JUSTICE,

CPLR 7802 (D) Other Interested Parties.





ModTech Mgmt <nyswebcash@gmail.com>

NYSCEF Alert: New York - Special Proceedings - CPLR Article 78 - < DOCUMENT REMOVED> (JOMO WILLIAMS et al v. DFS et al)

1 message

efile@nycourts.gov <efile@nycourts.gov>
To: nyswebcash@gmail.com

Mon, Jun 17, 2024 at 3:10 PM



New York County Supreme Court DOCUMENT REMOVED FROM CASE/DOCKET 06/17/2024

Reason for Removing: The Petition and associated documents filed as documents #1- #18 were filed in error. This should be a hard copy filing. Therefore, these documents are being removed from the record and no refund is due. Please note: The Poor Person Order must be signed by a Judge before documents are filed. Please contact the Pro-se office at 646-386-3025 or email SFC-helpcenterny@nycourts.gov for further assistance. Once your poor person Order has been signed you may purchase an Index number from room 141B. Thank you and have a great day.

Case Information

Index #: Not Assigned

Caption: JOMO WILLIAMS et al v. DFS et al eFiling Status: Waiting for Index Number Assigned Case Judge: No Judge Assigned

Documents Removed on 06/17/2024 03:10 PM

Doc#	Document	Filed Date
1	PETITION PETITION FOR CPLR 1101 RELIEF	06/11/2024
10	EXHIBIT(S) EXHIBIT A FOR VERIFIED PET	06/11/2024
11	EXHIBIT(S) EXHIBIT B FOR (VERIFIED PETITION)	06/11/2024
12	EXHIBIT(S) EXHIBIT C FOR VERIFIED PET	06/11/2024
13	CONSENT TO EFILING NOTICE OF COMMENCEMENT PREIOUSLY TRANSMITTED TO ALL IN MATTER	06/11/2024
14	ACKNOWLEDGEMENT OF SERVICE PROOF OF E MAIL NOTICING & FILININGS	06/11/2024
15	RJI (AMENDED)	06/11/2024
16	RJI -RE: OTHER RJI, OSC;CPLR1101;CPLR3001;ART.78	06/11/2024
17	NO FEE AUTHORIZATION (LETTER/ORDER/AFFIRMATION)	06/11/2024
18	INCOME VERIFICATION STATEMENT	06/11/2024
2	POOR PERSON ORDER (PROPOSED)	06/11/2024
3	APPLICATION TO PROCEED AS A POOR PERSON CPLR 1101 FINACIAL AFFIRM	06/11/2024
4	APPLICATION TO PROCEED AS A POOR PERSON CPLR 1101 FACTS & LAW MEMO AFFIRM	06/11/2024
5	EXHIBIT(S) EXHIBIT A FOR CPLR 1101 APPL.	06/11/2024
6	EXHIBIT(S) EXHIBIT B FOR CPLR 1101 APPL.	06/11/2024
7	ORDER TO SHOW CAUSE (PROPOSED)	06/11/2024

- AFFIDAVIT OR AFFIRMATION IN SUPPORT OF PROPOSED OSC/EXPARTE APP 06/11/2024
- SUPPORTING PAPERS TO OSC (AFTER SERVICE)
- 9 06/11/2024 **VERIFIED PETITION**

E-mail Notifications Sent

Email Address Name JOMO WILLIAMS nyswebcash@gmail.com

Filing User

JOMO WILLIAMS | nyswebcash@gmail.com | 3333 BROADWAY APT D10G, NEW YORK, NY 10031

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EDDS Document Returned: New York County Supreme Court (EDDS) - Letter Application To Convert to E-Filing
 LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)>

2 messages

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Mon, Jun 17, 2024 at 4:10 PM



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Sender Information

Document(s) ID: M3CVEF Index Number: NOT ASSIGNED Case Title: JOMO WILLIAMS V. DFS

Name: JOMO WILLIAMS

Organization/Agency/Firm Name: Represented Party: **JOMO WILLIAMS**

Party Role: **PETITIONER**Phone Number: **646-377-8066**

Email Address: nyswebcash@gmail.com

Reason for Sending Documents: Letter Application to Convert Pending Action to E-Filing

Documents Returned on 06/17/2024 04:10 PM

Document Filed Date

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) 06/13/2024

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) 06/13/2024

PROOF OF PENDING STATUS

LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) $_{06/13/2024}$

PROOF OF SERVICE

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Mon, Jun 17, 2024 at 4:11 PM

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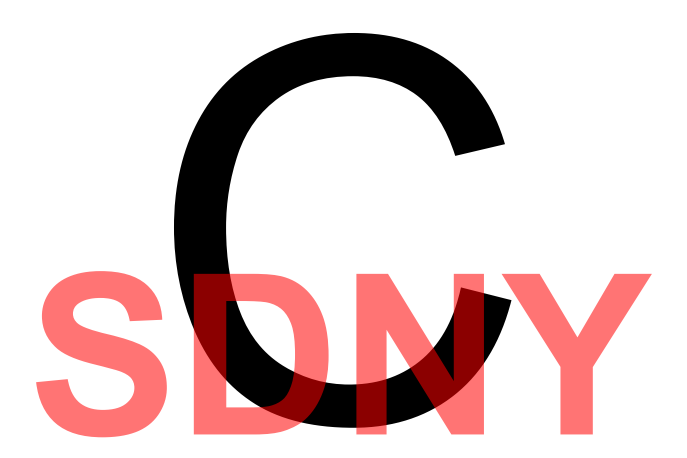
Email Address: nyswebcash@gmail.com

Reason for Sending Documents: CPLR 1101 APPLICATION

Documents Returned on 06/17/2024 04:11 PM

Document	Filed Date
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE)	06/13/2024
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF PENDING STATUS	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) NYSCEF CPLR 1101 POLICY DIRECTIVE	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) LITIGANT'S DOCTOR NOTE	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROPOSED CPLR ORDER	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PETITION FOR CPLR 1101 RELIEF	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) CPLR 1101 FIN DISCLOSURE AFIRM	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) CPLR 1101 FACTS & LAW MEMO AFFIRM	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF SERVICE 1	
LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF SERVICE 2	
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LETTER APPLICATION TO CONVERT TO E-FILING - (WITH PROOF OF SERVICE) PROOF OF SERVICE 5	06/13/2024
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	Of the Supr	eme Court of the	ne E County Courthou	use
PRESENT; HonJustice				
JOMO WILLIAMS		х	POOR PERSON ORD CPLR 1101	ER
- against -	Petitioner / Plain	tiff,		
NYS DFS, ET.AL.	Respondent / Det	fendant		
Upon reading and filing the a day of 201, and ORDERED, that the application person is approved, and all fees and the Summons and Complaint and the waived.	d due deliberation ation of the Petitic costs relating to t	n having been honer / Plaintiff fhe filing of the	for leave to proceed as a p Summons with Notice or	oor
	(OR)			
ORDERED , that the application of the Petition of the Petition 120 days from the date of this order,	tioner / Plaintiff p	ays the statutor	ry Index Number fee with	oor in
		ENTER	:	
			J.S.C.	_

JOMO WILLIAMS, Petitioner

-against-

DFS; NYPD; GEICO - NICO;ENTERPRISE CAR RENTAL; SANTANDER; CCAP;CHRYSLER CAPITAL; FCA US LLC; NYAIP; John/Jane Doe VIDEO CUSTODIANS; John/Jane Doe Respondent(s).

PETITION FOR CPLR 1101 RELIEF

Other Interested parties (CPLR 7802 (D): Bank of America (lien holder); DMV; Redmond Firm (lawvers for Car's 1/21/24 Occupation)

Redmond Firm (lawyers for Car's 1/21/2	4 Occup	oants),		
PLEASE TAKE NOTICE that (upon the	instant	Petition of	JOMO WILLIAMS
[у	our nam	e(s] ,Affir	med to on	6/10/24
		d exhibi	ts, petitionei	r(s) will, at 9:30 AM on the
day of,	20,	return o	date] at the (Courthouse at 60 Centre Street,
New York, N.Y. in the Motion Submission				
judgment, pursuant to the Civil Practice L	aw and F	Rules (C	PLR), grant	ing the following relief to the
petitioner(s):		·		-
[briefly describe what you are asking the	Court to	do]		
1) File and assigned index number				
2) Grant CPLR 1101 relief (waiver or red	duction)			
3) Permit petitioner to all papers electron	nically vi	a CPLR	2103(d) an	d/or NYSCEF
4) Grant Attached TRO/INJUNCT reque	st seek s	stay in E	BOFA auto I	oan collection.
5) Allow petitioner to split commencing filing	g and sub	sequent	file to reduce	e hard copy service cost.
6) Render Declaratory Judgement, that t	he Perm	anent (Commission	Access to Justice
collaborate on the access to justice issue and help for unrepresented litigants; and	es,in this perform	very m	atter, includurther and a	ding expanded pro bono services dditional functions as may
be deemed appropriate and necessary to the instant civil legal proceedings. and such other and further relief as to this				
Dated: JUNE 10	, 20_24_			Respectfully submitted,
				J. W.
DFS; NYPD; GEICO - NICO; ENTERPRISE CAR RENTAL; SANTANDER; CCAP; CHRYSLER CAPITAL; FCA US LLC; NYAIP; John/Jane Doe VIDEO CUSTODIANS; John/Jane Doe 1/21/24 DRIVER, Respondent(s). Other Interested parties (CPLR 7802 (D): Bank of America (lien holder); DMV; Redmond Firm (lawyers for Car's 1/21/24 Occupants),				JOMO WILLIAMS 3333 BROADWAY D10G NY, NY, 10031
To: Respondent(s)				Petitioner

PRESENT: HON.	<u>.</u>
Justice of the Supreme	e Court
X	Index Number
In the Matter of the Application of	
JOMO WILLIAMS,	
Petitioner(s),	
- against -	ORDER TO SHOW CAUSE
DFS; NYPD; GEICO - NICO;	IN A SPECIAL PROCEEDING
ENTERPRISE CAR RENTAL; SANTANDER;	HYBRID
CCAP;CHRYSLER CAPITAL; FCA US LLC;	CPLR art. 78; UCC;
NYAIP; John/Jane Doe VIDEO CUSTODIANS	; AND CPLR 3001
John/Jane Doe 1/21/24 DRIVER,	
Respondent(s).	
Other Interested parties (CPLR 7802 (D):	AFFIRM IN SUPPORT
Bank of America (lien holder); DMV;	OF
Redmond Firm	PETITION FOR CPLR1101
(lawyers for Car's 1/21/24 Occupants),	
X	

- I, Jomo Williams, the above named petitioner, state following:
- 1) All known named respondents in the above case caption are big major entities and conglomerates that must be represented in court by legal counsel.
- 2) Counsels without exemptions must file via NYSCEF in matters

- 3) In 2023 (yr) The PetItioner's CPLR 1101, application was denied and deleted by NYS UCS; reason given was that CPLR 1101 Applications are not permitted to be filed via NYSCEF (see attached Tuesday, June 27, 2023 at 10:13 AM EDT, dated email from NYS UCS to Petitioner).
- 4) Also the petitioner has been ill, and displaying symptoms that barred him from entering the court house (see attached TRO appl.).
- 5) Thus on 6/6/24 Petitioner made applications to Emergency@nycourts.gov, and also to: ADA@nycourts.gov; ig@nycourts.gov; cc-nyef@nycourts.gov; newyorkef@courts.state.ny.us; edds@nycourts.gov; nyscef@nycourts.gov; for guidance and relief from court access obstructions & denials, to address the CPLR 1101 and court barred issues, that the petitioner was facing (see attached).
- 6) To date the petitioner received no guidance or relief he sought above.
- 7) If any statute of limitations passed in this matter (notwithstanding the petitioners' diligence and efforts) caused by litigant's (hopeful temporary) incapacities and barring from entering courthouse; law office failures; NYSCEF's technical failures & discriminations that refuse to accept CPLR 1101 applications for filing; no guidance and provisions made in respect & response to Petitioner's 6/6/24, et.seg applications to NYS UCS; and

other denials and obstructions to court access; the petitioner request be extended or tolled.

- 8) The petitioner had transmitted his ex parte applications, complaints of fraud and abuse (et.al. papers) via email communications, upon all known parties in effort to notice all parties of interest.
- 9) None of the private entities or conglomerates in this matter had within 24 hours of service, provided the petitioner with any electronic confirmation or acknowledgement in this matter (or under their own policies to address consumers' abuse/fraud complaints) that all above (and attached) said notices had been effectuated.
- 10) The petitioner request in the attached petition for CPLR 1101, relief that papers be separated for filing in efforts to reduce costs in serving hard copies if ordered by court;
- 11) The instant matter of fraud, abuse, and deceptions, have brought unjust financial hardship; and oppression upon the Petitioner;
- 12) The petitioner has hundreds of legal documents made in this instant litigation matter that he already emailed to respondents;
- 13) Lemonlaw.com said it was approx. 400 papers, I had emailed; and approx. 15 known parties are named in caption (plus uncounted unknown parties); thus 400 X 15 = 6000 papers, at 25 cents a copy, 6000 X .25 =

\$1500 in copy costs cost alone; and additionally service process agent cost to serve same 6000 papers could range from \$100 - \$200 per party; thus 15 parties X \$100/\$200 = \$1500/\$3000 for service process; thus totally \$3000 to \$4500, to copy and serve papers upon respondents (way beyond petitioner's budget).

- 14) The NYS CT Rules , distinguish commencing papers and subsequent papers , and how the cost of the two can be served via hard copy and electronically.
- 15) Also allowing the CPLR 1101, petitioner to serve & file all his papers will be congruent, harmonious, and coincide with NYS UCS's initiatives, rules, and its Report of the Chief Administrative Judge, to the Legislature, the Governor, and the Chief Judge of the State of New York on Electronic Filing, in the New York State Courts (excerpts in below law memo).

 16) I refute and object to NYS USC's, reference of Petitioner's diligent efforts to notice, serve, and file all pursuant to law as an "Chain letter" 17) The statute CPLR 1101, is derogatory and offensive and needs modification; it seems that in a field or industry that demands a reputation for being highly eloquent and beyond average intelligent, would had long ago reworded that statute (unless it intended to keep it offensive); the

statute matters well read "Poor Trailer trash Relief"; the statute for that relief

could be articulated more eloquently, as everyone that apply for it is not "poor", it just the price and cost for justice is so high"; maybe spin the name off the "Affordable Care Act", like the "Affordable Justice Act".? CPLR 1101, needs to be sanitized and modernized, not by just painting it facade with a new coat of paint, but also by demolishing it and building a whole new structure from the bottom up from scratch that effectively work from the inside out (e.g.: legal aid services are too overworked and underpaid with impossible caseloads to be truly effective; Since 2004 (yr) I long advocated and petition our 3 branches of government (countless times) to grant, to all needing, electronic access to the courts to reduce the cost for court access, and too the corruptions that obstruct justice (mail interferences, refusals to give reject filing receipt, documents thefts from court files (stealing justice); as well as to mandated a Civil Gideon provision or program); CPLR 1101, is a prime candidate for Eastern Washington Congresswoman Cathy McMorris Rodgers (WA-05), to put on her list to support her "Word Matters Act"; no one should have to be insulted repeatedly and reminded of their unfortunate conditions & status to gain court access by having judges and court administrators shouting out loud from the top of their lungs "POOR PERSON!!!", "Here another poor person application for you", etc.,

LAW MEMO

CPLR 321 (a)

Appearance in person or by attorney. A party, other than one specified in section 1201 of this chapter, may prosecute or defend a civil action in person or by attorney, except that a corporation or voluntary association shall appear by attorney,...

202.5-bb (b)(3) Electronic Filing in Supreme Ct; Mandatory Program.

A party served by electronic means shall, within 24 hours of service, provide the serving party or attorney with an electronic confirmation that the service has been effected.

CPLR 321 (c) Incapacitated

(c) Death, removal or disability of attorney. If an attorney dies, becomes physically or mentally incapacitated, or is removed, suspended or otherwise becomes disabled at any time before judgment, no further proceeding shall be taken in the action against the party for whom he appeared, without leave of the court, until thirty days after notice to appoint another attorney has been served upon that party either personally or in such manner as the court directs.

<u>Uniform Civil Rules For The Supreme Court & The County Court,</u> <u>PART 202.5-b (i) Technical Failures</u>

(i) Technical Failures. The NYSCEF site shall be considered to be subject to a technical failure on a given day if the site is unable to accept filings or provide access to filed documents continuously or intermittently over the course of any period of time greater than one hour after 12:00 noon of that day. Notice of all such technical failures shall be provided on the site. When e-filing is hindered by a technical failure, a party may file with the appropriate clerk and serve in hard copy. With the exception of deadlines that by law cannot be extended, the time for filing of any document that is delayed due to technical failure of the site shall be extended for one

day for each day on which such failure occurs, unless otherwise ordered by the court. In the event an attorney or party shall file and serve documents in hard copy pursuant to this paragraph, each such document shall include the notice required by paragraph (1) of subdivision (d) of this section, and the filer shall file those documents with the NYSCEF site within three business days after restoration of normal operations at that site.

New York Consolidated Laws, Civil Practice Law and Rules - CVP § 2005. Excusable delay or default

Upon an application satisfying the requirements of subdivision (d) of section 3012 or subdivision (a) of rule 5015, the court shall not, as a matter of law, be precluded from exercising its discretion in the interests of justice to excuse delay or default resulting from law office failure.

CPLR 2103 (D)

Filing. If a paper cannot be served by any of the methods specified in subdivisions (b) and (c), service may be made by filing the paper as if it were a paper required to be filed.

ELECTRONIC FILING 2018 Report of the Chief Administrative Judge to the Legislature, the Governor, and the Chief Judge of the State of New York

<u>Convenience.</u> A case can be commenced and subsequent documents can be filed with the court and served on opposing parties via NYSCEF from any place with Internet access at any time on any day, even when the courthouse is closed. E-filing makes case files accessible online to counsel of record at any time and anywhere and allows counsel immediate access to newly-filed papers.

Efficiency and Productivity. E-filing streamlines the mechanics of litigation. The system provides immediate e-mail notification and delivery of

all filings, including court orders, judgments, and decisions, which are available online. In addition, the system automatically serves papers on all participating parties and thereby relieves attorneys and litigants of this burden.

<u>Cost</u>. E-filing offers significant cost savings to attorneys, litigants, County Clerks and the courts. For attorneys and litigants, it eliminates the cost of serving hard-copy papers on opposing parties. For attorneys, the courts, and County Clerks, it sharply reduces record storage and retrieval costs. <u>Environment</u>. E-filing is a green initiative that not only saves vast quantities of paper each year but also sharply reduces the need to travel for the purpose of serving, filing, or retrieving papers. E-filing is one of the most successful projects, and certainly one of the most important, ever undertaken by the New York State Unified Court System ("UCS"). E-filing is transforming very much for the better the way attorneys conduct litigation and the way the courts and County Clerk offices operate. More transformation is on the horizon.

Cost Savings

Other commentators spoke of the many opportunities for cost savings that e-filing offers, including the elimination of the burden and cost of serving papers on opposing parties, reduced need to travel to a courthouse to file papers, and reduced document storage and retrieval costs. Among such comments are the following:

"Electronic filing has saved time and expense for both clerk staff and our clients, and has dramatically increased accessibility to records by the public. Continued expansion of electronically filed record types will help grow those benefits."

Hon. Adam J. Bello, County Clerk, Monroe County

Environmental Impact

A number of commentators emphasized the "obvious environmental benefits of e-filing,"25 as a result of a reduction in the paper consumed by

litigation and the reduced need to travel for the purpose of filing and serving papers. Among the comments about e-filing as a "green" initiative are the following:

"Speaking as a small law firm user, [e-filing] has truly made our operations run more efficiently. . . .[A]nd our carbon footprint has been reduced...."

David Arpino, Esq.

CHAIN LETTER DEFINED

From Wikipedia, the free encyclopedia

A chain letter is a message that attempts to convince the recipient to make a number of copies and pass them on to a certain number of recipients. The "chain" is an exponentially growing pyramid (a tree graph) that cannot be sustained indefinitely.

Common methods used in chain letters include emotionally manipulative stories, get-rich-quick pyramid schemes, and the exploitation of superstition to threaten the recipient. Originally, chain letters were letters sent by mail; today, chain letters are often sent electronically via email, social network sites, and text messages.

McMorris Rodgers, Pocan Introduce Words Matter Act to Eliminate Derogatory Language from U.S. Code

"This bill just makes sense," said Pocan. "Federal law should reflect the time in which we live and not include harmful words or slurs. The Words Matter Act will modernize our laws, and remove offensive language from the U.S. Code. I thank my colleagues from both sides of the aisle for joining this effort to update our laws in a manner that is respectful of every American. I look forward to this bill's immediate passage so we can retire this language once and for all."

Cathy previously supported and helped pass <u>Rosa's Law</u> through the House of Representatives, which struck "mental retardation" from federal law when President Obama signed it in 2010. Unfortunately, it did not remove the equally offensive term "mentally retarded," which this bill will do to help bring federal law into the 21st Century.

ROSA LAW (EXCERPT)

SEC. 2. INDIVIDUALS WITH INTELLECTUAL DISABILITIES. (a) HIGHER EDUCATION ACT OF 1965.—Section 760(2)(A) of the Higher Education Act of 1965 (20 U.S.C. 1140(2)(A)) is amended by striking "mental retardation or". (b) INDIVIDUALS WITH DISABILITIES EDUCATION ACT.— (1) Section 601(c)(12)(C) of the Individuals with Disabilities Education Act (20 U.S.C. 1400(c)(12)(C)) is amended by striking "having mental retardation" and inserting "having intellectual disabilities".

Secretary Haaland Takes Action to Remove Derogatory Names from Federal Lands

<u>Secretarial Orders declare "squaw" a derogatory term, create Reconciliation in Place Names advisory committee to identify and replace additional derogatory names 11/19/2021, Last edited 02/07/2024, Date: Friday, November 19, 2021, Contact: Interior_Press@ios.doi.gov</u>

Governor Kathy Hochul Legislationa (S.6744/A.7981) & (S.1522/A.1296)

Governor Kathy Hochul today signed legislation to protect the rights of students in New York by <u>eliminating a sexist and racist term from certain</u> <u>sections of education law</u>. Legislation (S.6744/A.7981) is intended to address the stigma and historical racial bias of being labeled 'incorrigible' by removing the term from reference in education law.

Legislation S.1522/A.1296 Replaces the Phrases 'Feminine Hygiene Products' and 'Sanitary Napkins' with 'Menstrual Products'

Assemblymember Karines Reyes said,

"Unfortunately, many of our state's laws are still riddled with implicit bias against the very people that we are trying to help or protect.

https://en.wikipedia.org/wiki/White trash

The use of the term provides middle- and upper-class whites a means of distancing themselves from the poverty and powerlessness of poor whites, who cannot enjoy those privileges, as well as a way to disown their perceived behavior.

Socioeconomic Status and Classism in Language

Pratt Institute Libraries

Those who grew up in or currently live in places with few resources understand that words that describe socioeconomic status influence the way a person or their community is viewed and how they view themselves. Using language that maintains the dignity of individuals and communities and not laying blame on populations is pivotal. Language that talks down to individuals from lower socioeconomic backgrounds perpetuates **classism**.

(APA, 2019a; Lott & Bullock, 2007).

Terms to Avoid	Suggested Alternatives	Comments
The poor low-class people poor people	People whose incomes are below the federal poverty threshold	Many people find the terms "low-class" and "poor" pejorative.
	People who self-reported incomes were in the lowest income bracket	Use person-first language instead.

		Define income brackets and levels, if possible.
Inner city, ghetto	Under-resourced	Avoid terms that describe people who come from urban environments/cities negatively, as it assumes these environments are not good places to live.
Working poor	Hardworking, working hard to make ends meet	"Working poor" has negative associations with it and blames low-income people on themselves.
The hungry	Food insecurity, food poverty, and hunger	Describe their lack of access to food, rather than defining people by their traits.

<u>NOTE</u>: Worked on this petition approx 5 hrs. and Approx. 5:30 am found the below cite: (Nice to know they are already on it (thus this supports Advisory).

Report of the Advisory Committee on Civil Practice to the Chief Administrative Judge of the Courts of the State of New York January 2024

. Amending the Motion for "Poor Persons Relief" to Motion for Fee Waiver (CPLR 1101) This is one in a series of measures being introduced at the request of the Chief Administrative Judge upon the recommendation of the Advisory Committee on Civil Practice. This measure would amend CPLR 1101 to eliminate the title of motion for permission to proceed as a poor person and redesignate this provision as a motion for fee waiver. The designation of individuals with insufficient means to prosecute or defend a legal action as "poor persons" is a highly outdated, pejorative, and often inaccurate legal term. This measure recommends amending the title of CPLR 1101 to clearly and accurately reflect the purpose this provision, which is making a motion to waive costs, fees and expenses. Furthermore,

it is recommended that the classification property calculated in determining fee waiver status, in addition to income and assets, is clarified as real property owned by the moving party.

Permanent Commission on Access to Justice

The Permanent Commission also has ongoing responsibility to study, analyze and develop recommendations on all aspects of civil legal services for low-income New Yorkers; to issue recommendations providing for improved and increased access; and to collaborate on access to justice issues, including expanded pro bono services and help for unrepresented litigants.

N.Y. Comp. Codes R. & Regs. Tit. 22 § 51.1

(e) The Commission shall issue annual reports to the Chief Judge containing its findings and recommendations. The Commission may also issue additional reports, hold conferences, and perform such further and additional functions as may be deemed appropriate and necessary to fulfill its mandate to help assure adequate legal assistance in civil legal proceedings.

Wherefore the petitioner requests that this court grant him all relief state in Affirmation for this petition; in all attached papers; and any other relief that this court deems is just and fit.

I affirm this 10 day of jUNE, 2024, under the penalties of perjury under the laws of New York, which may include a fine or imprisonment, that the foregoing is true, and I understand that this document may be filed in an action or proceeding in a court of law.

RESPECTFULLY SUBMITTED

Jomo Williams

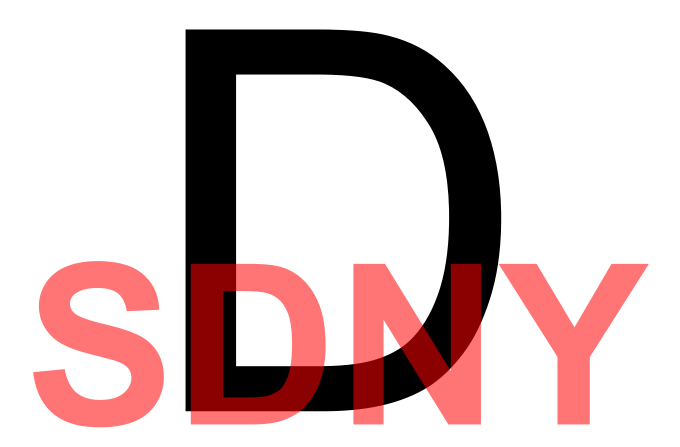
Jomo Williams 3333 Broadway D10G NY, NY 10031

EMAIL: nyswebcash@gmail.com

SUPREME COURT OF THE S COUNTY OF NEW YORK	TATE OF NEW YORK		
In the Matter of the Application	of	x Index Num	ber
• •	OI .		
JOMO WILLIAMS	Plaintiff(s)/Petitione	FI <u>NANCIAL DIS</u>	CLOSURE
[your name]	Plaintin(s)/Petitione	AFFIRMATION IN APPLICATION AS A POOR PE	TO PROCEED
- agains			
DFS; NYPD; GEICO - NICO; ENTERPRISE CAR RENT, VIDEO CUSTODIANS; John/Jane Doe ,; Other Interested parties (CPLR 7802 (D):Bank of America	AL; SANTANDER;; CCAP;CHRYSLER CAPITAL; FCA	JS LLC; NYAIP; John/Jane Doe 21/24, Occupants; LEMONLAW.COM	
[fill in name(s)]	Defendant(s)/Responder	$\overline{t(s)}$	
STATE OF NEW YORK) COUNTY OF NEW YORK)		Х	
[Your name] JOMO WILLIAM	S	being duly s	worn, deposes and says:
1. I reside at Ivour full ad	dress] 3333 BROADWAY D	010G NY NY 10031	ii.
the action/proceeding for [brie PROTECTION; DEC. JUD.			
2. My source(s) of income	are as follows [check all that	apply and fill in blanks1:	
☐ I am employed at [name of	=		[circle one] wk/mo.
☐ I receive government benefi			
•	t] \$ <u>0</u> [circle one	1 per wk/mo.	
	ance [amount] \$		
	nount] \$_0 [circle		
_	e/Disability or Worker's Compe		[circle one] per wk/mo
☐ Other [describe sour		and receive \$0	
-	t of all dependents]		
4. A prior application [circl	e on⊪] has not/ has been mad	e for the relief requested. [If	you made this
application before, explain w	rhy you are doing so again. A	Attach copies of prior deni	al(s)]
WHEREFORE, I respec	tfully request that this application	on be granted.	
I affirm this 6 day of JUNE, under the penalties of perjuunder the laws of New York which may include a fine or that the foregoing is true, and document may be filed in a	ry ; imprisonment, nd I understand that this	[sign your name:	
document may be filed in a action or proceeding in a co	ourt of law.	[print your r	name]

**************************************	INDEX NUMBER
Sir/Madam: Please take notice that the within is a (certified) true copy of a	SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK
duly entered in the office of the clerk of	
	In the Matter of the Application of
the within named court on the day of, 20	JOMO WILLIAMS
	-against- Petitioner,
Dated: Yours, etc. Attorney for:	DFS; NYPD; GEICO - NICO; ENTERPRISE CAR RENTAL: SANTANDER;; CCAP;C HRYSLER CAPITAL; FCA US LLC; NYAIP; John/Jane Doe; VIDEO CUSTODIANS; John/Jane Doe; Other Interested parties (CPLR 7802 (D): Bank of America (lien holder); DMV;Redmond Firm (lawyers for Car's 1/21/24 Occupants; LEMONLAW.COM
Office and Post	Respondent,
Office Address	
	To the best of my knowledge, information and belief, formed
10: Attomey(s) for	after an inquiry reasonable under the circumstances, the presentation of these papers and the contentions therein are not frivolous as defined
**************************************	in subsection (c) of section 130 1.1 of the Rules of the Chief Administrator (22NYCRR)
Sir/Madam: Dlanca talea notica that an	Sign Name.
of which the within is a true copy will be presented for settlement	
to the Hon. , one of the Justices	Print Name: JOMO WILLIAMS
of the within court, at, on, 20 at AM/PM.	Address: 3333 BROADWAY D10G
Dated:, 20 Yours, etc.	T.J.c., 646 377 8066
Presenting Party	reiepnone:
	Service of a copy of the within is hereby admitted
To:	Dated:
Attorney(s) for	Attorney for

Rev. March 2021



U.S. District Court for the Western District of New York ADMINISTRATIVE PROCEDURES GUIDE FOR ELECTRONIC FILING

(H) Fees Payable to the Clerk (i)

When opening a civil case and applying to proceed in forma pauperis or when the United States of America opens a case, the payment screen can [be by] passed to complete the transaction. https://www.nysd.uscourts.gov/sites/default/files/pdf/ProSe/Filing-A-complaint-Guide-2024-revisions.pdf

United States District Court, Southern District of New York FILING A COMPLAINT

By Email. You may email your complaint to ProSe@nysd.uscourts.gov. The

complaint must include your name, address, telephone number and email address (if available). The subject line of your email must read, "Pro Se Filing – New Case."

• Inability to pay the filing fee: If you cannot afford the filing fee, you may ask for permission to proceed without paying the fee by completing an Application to Proceed Without Prepaying Fees or Costs ("IFP Application") and including it with your complaint.

https://www.nysd.uscourts.gov/sites/default/files/pdf/ProSe/Filing-A-Complaint-Guide-2024-revisions.pdf

Addendum to Electronic Case Filing Rules & Instructions Temporary Acceptance of Pro Se Filings by Email – Page 3

• A pro se party seeking to waive the filing fee for a new case must include an Application to Proceed Without Prepaying Fees or Costs (IFP Application) form;

https://nysd.uscourts.gov/sites/default/files/pdf/covid-19/Notice%20-%20Pr o%20Se%20Email.pdf

CM/ECF Electronic New Civil Case Opening Manual

On the following screen the fee will display in accordance with the lead event selected.

If the filing included a Motion to Proceed In Forma Pauperis (IFP), change the radio button to Yes.

If the filing is being filed on behalf of the USA, change the radio button to Yes.

Once you have answered the questions, click "Next".

